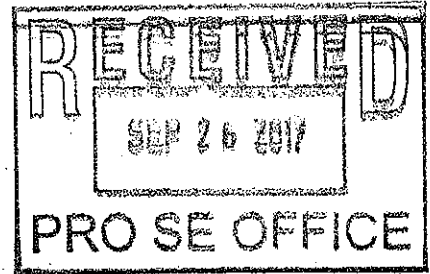


ORIGINAL

IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF NEW YORK

SEKOU, KOUYATE

(Write the full name of each plaintiff who is filing this complaint. If the names of all the plaintiffs cannot fit in the space above, please write "see attached" in the space and attach an additional page with the full list of names.)

Complaint for Civil Case

CV 17-5511

Case No.

(to be filled in by the Clerk's Office)

Jury Trial: ☒ Yes ☐ No
(check one)

CHEN, J.

KUO, M.J.

-against-

① Federal Bureau of Investigation
② National Government of Republic of Guinea

(Write the full name of each defendant who is being sued. If the names of all the defendants cannot fit in the space above, please write "see attached" in the space and attach an additional page with the full list of names.)

⑦ Royal Air Maroc

⑧ JP Morgan Chase & Co

⑨ Capital One Financial Corporation

⑩ ALMA Bank ⑪ MT Sinai ELM Unit

⑫ NYC Taxi & Limousine Commission

⑬ Consolidated Edison Company of NY INC

⑭ T-Mobile Northeast LLC

⑮ Charter Communication INC ⑯ Sackstein, Sackstein & Lee LLP

⑰ Mallin and Grossman ESQS

⑱ Subin Associates LLP ⑲ IMC Management Inc

⑳ Queens Boulevard Endoscopy Center LLC ㉑ Visiting Nurse Service of N.Y.

㉒ Douras Management Inc ㉓ Health plus Management

㉔ National action Network ㉕ THE Center For Family Representation

㉖ Canada Learning LLC ㉗

㉘ NBC Universal Media LLC

㉙ Western Queens Consultation Center

㉚ Bill de Blasio

① Commission of Social Services

② Social Security Administration

③ NYC Human Resources Administration

④ NYC Department of Social Services (Group)

⑤ The Market Place INC ⑥ NYPD 110TH Precinct

⑦ District Attorney of Queens County

⑧ Matthew Regan ⑨ Nicholas R Amato

⑩ ACS New York City Family Court of Queens

⑪ Foresdale Inc ⑫ The Child Center

⑬ Patrick Van Maanen ⑭ Nationwide Mutual Insurance Company

⑮ Societe Air France, KONINKLIJKE

⑯ LUCHTVAART MAATSCHAPPIJ N.V.

⑰ Delta Air Lines, INC.

I. The Parties to This Complaint

A. The Plaintiff(s)

Provide the information below for each plaintiff named in the complaint. Attach additional pages if needed.

Name	SEKOU KOUYATE
Street Address	97-20 57 th Avenue Apt. 18K
City and County	CORONA QUEENS
State and Zip Code	NEW YORK 11368
Telephone Number	(347) 651-9950
E-mail Address	Kouyate2013@gmail.com

B. The Defendant(s)

Provide the information below for each defendant named in the complaint, whether the defendant is an individual, a government agency, an organization, or a corporation. For an individual defendant, include the person's job or title (if known). Attach additional pages if needed.

Defendant No. 1

Name	FEDERAL Bureau of Investigation
Job or Title (if known)	FBI
Street Address	26 Federal PLAZA
City and County	NEW YORK
State and Zip Code	NEW YORK 10038
Telephone Number	
E-mail Address (if known)	

Defendant No. 2

Name	NATional Government of Guinea
Job or Title (if known)	Guinea Embassy
Street Address	140 East 39 th Street New York
City and County	NEW YORK 10016

State and Zip Code

New York 10016

Telephone Number

(212) 687-8115

E-mail Address

(if known)

Defendant No. 3

Name

Commission of Social Services

Job or Title

(if known)

Street Address

60 Charles Lindbergh Blvd

City and County

Suite 160, Uniondale,

State and Zip Code

New York 11553

Telephone Number

E-mail Address

(if known)

Defendant No. 4

Name

Social Security Administration
SSA

Job or Title

(if known)

Street Address

6344 Austin Street

City and County

Rego Park Queens

State and Zip Code

New York 11374

Telephone Number

E-mail Address

(if known)

II. Basis for Jurisdiction

Federal courts are courts of limited jurisdiction (limited power). Generally, only two types of cases can be heard in federal court: cases involving a federal question and cases involving diversity of citizenship of the parties. Under 28 U.S.C. § 1331, a case arising under the United States Constitution or federal laws or treaties is a federal question case. Under 28 U.S.C. § 1332, a case in which a citizen of one State sues a citizen of another State or nation and the amount at stake is more than \$75,000 is a diversity of citizenship case. In a diversity of citizenship case, no defendant may be a citizen of the same State as any plaintiff.

Defendant No. 5

Name N.Y.C. Human Resources Administra
Job or Title Department of Social Services (SNAP)
(if known)

Street Address 4 World Trade Center

City and County NEW YORK

State and Zip Code NEW YORK 10007

Telephone Number _____

E-mail Address ATTN: Rhonda Joseph.
(if known)

Defendant No. 6

Name THE MARKET PLACE INC

Job or Title _____

(if known)

Street Address 11 BENTLEY AVENUE

City and County Port Chester

State and Zip Code N.Y. 10573

Telephone Number _____

E-mail Address _____

(if known)

Defendant No. 7

Name NY PD 110TH Precinct

Job or Title NY PD

(if known)

Street Address 94-41 43RD AVENUE

City and County FLUSHING QUEENS

State and Zip Code N.Y. 11373

Telephone Number _____

E-mail Address _____

(if known)

Defendant No. 8
Name District Attorney of Queens County N.Y.
Job or Title DA
(if known)
Street Address 100 Church Street
City and County New York
State and Zip Code New York
Telephone Number _____
E-mail Address ATTN: ZACHARY W. Carter Corporation Counsel.
(if known)

Defendant No. 9
Name MATTHEW Regan
Job or Title DA
(if known)
Street Address 100 Church Street
City and County New York
State and Zip Code New York 10007
Telephone Number _____
E-mail Address ATTN: 100 ZACHARY W. Carter Corporation Counsel.
(if known)

Defendant No. 10
Name NICHOLA R. AMATO
Job or Title police officer AT 10TH precinct.
(if known)
Street Address 94-41 43rd
City and County Flushing Queens
State and Zip Code New York 11373.
Telephone Number _____
E-mail Address _____
(if known)

Defendant No. 11

Name ACS New York City Family Court of Queens

Job or Title ACS

(if known)

Street Address 150 Williams Street

City and County New York Manhattan

State and Zip Code New York 10038

Telephone Number

E-mail Address ATTN: ZACHARY W. Carter Corporation Counsel

(if known) 100 Church Street NY, NY 10007

Defendant No. 12

Name Foresdale INC

Job or Title Foster Care

(if known)

Street Address 135 Crossways Park drive

City and County Woodbury Suite 201

State and Zip Code New York

Telephone Number

E-mail Address ATTN: Kauf Kaufman Dolowitz & Voluck, LLP

(if known)

Defendant No. 13

Name The Child Center of NY

Job or Title Single Stop program

(if known)

Street Address 245 Main Street Suite 330

City and County White Plains

State and Zip Code New York 10601

Telephone Number

E-mail Address ATTN: BABCHIK & Young, LLP

(if known)

Defendant No. 14
Name PATRICK VanMaanen
Job or Title FBI Agent.
(if known)
Street Address 526 Forest Avenue
City and County Rye
State and Zip Code N.Y. 10580
Telephone Number _____
E-mail Address _____
(if known)

Defendant No. 15
Name NATIONWIDE Mutual Insurance Company.
Job or Title Insurance Company.
(if known)
Street Address 55 Broad Street, Suite 18B
City and County New York
State and Zip Code New York 10004.
Telephone Number _____
E-mail Address ATTN: Bennett, Bricklin & Saltzberg, LLC
(if known)

Defendant No. 16
Name Societe Air France, KONINKLIJKE LUCHTVAART MAATSCHAPPIJ
Job or Title N.V. / Delta Air Lines, INC.
(if known)
Street Address Wall Street plaza 88 Pine Street - 21st Floor
City and County New York
State and Zip Code N.Y. 10005
Telephone Number (212) 376-6400.
E-mail Address ATTN: MARSHALL DENNEHEY WARNER COLEMAN'S
(if known) GEBBIV.

Defendant No. 17
Name Royal Air MAROC
Job or Title Air line Company -
(if known)
Street Address 609 FIFTH AVENUE 10TH FLOOR -
City and County NEW YORK
State and Zip Code NEW YORK 10017
Telephone Number (212) 974-3850
E-mail Address _____
(if known)

Defendant No. 18
Name J.P. Morgan Chase & Co
Job or Title Bank.
(if known)
Street Address 270 Park Avenue
City and County NEW YORK
State and Zip Code N.Y. 10017.
Telephone Number _____
E-mail Address _____
(if known)

Defendant No. 19
Name Capital one Financial Corporation
Job or Title _____
(if known)
Street Address 1345 Avenue of the America 7TH FLOOR
City and County NEW YORK
State and Zip Code N.Y. 10105
Telephone Number (212) 548-2150
E-mail Address ATTN: MC Guire Woods LLP.
(if known)

Defendant No. 20
Name ALMA Bank
Job or Title Bank
(if known)
Street Address 28-31 31st street
City and County ASTORIA QUEENS
State and Zip Code N.Y 11102
Telephone Number _____
E-mail Address _____
(if known)

Defendant No. 21
Name MT Sinai ELMHurst Faculty Practice
Job or Title _____
(if known)
Street Address 100 Church Street Room 2-122
City and County New York
State and Zip Code New York 10007
Telephone Number (212) 356-4076
E-mail Address ATTN: ZACHARY W. Carter
(if known)

Defendant No. 22
Name NEW YORK City TAXI's Limousine Commission
Job or Title TLC
(if known)
Street Address 33 BEAVER Street
City and County New York
State and Zip Code N.Y 10004
Telephone Number _____
E-mail Address _____
(if known)

Defendant No. 23
Name Consolidated Edison Company of New York, INC.
Job or Title _____
(if known)
Street Address 4 IRVING Place
City and County NEW YORK
State and Zip Code NEW YORK 10003
Telephone Number _____
E-mail Address ATTN: Nadine Rivellese
(if known)

Defendant No. 24
Name T-Mobile Northeast LLC
Job or Title _____
(if known)
Street Address 156 West 56TH Street Suite: 803
City and County NEW YORK
State and Zip Code NEW YORK 10019
Telephone Number (212) 265-6888
E-mail Address _____
(if known)

Defendant No. 25
Name CHARTER Communications INC.
Job or Title _____
(if known)
Street Address 110 Wall Street 26TH FLOOR
City and County NEW YORK
State and Zip Code NEW YORK 10005
Telephone Number (212) 619-4350
E-mail Address ATTN: Newman MYERS Kreines Gross HARRIS, P.C.
(if known)

Defendant No. 26
Name SACKSTEIN, SACKSTEIN & LEE, LLP.
Job or Title LAW FIRM.
(if known)
Street Address 61 Broadway, 26TH FLOOR
City and County NEW YORK
State and Zip Code NEW YORK 10006
Telephone Number (212) 867-4100
E-mail Address ATTN: FURMAN KORNFELD & BRENNAN LLP
(if known)

Defendant No. 27
Name MARILLO and GUCKMAN, ESQS.
Job or Title _____
(if known)
Street Address 163-09 Northern Boulevard
City and County Flushing Queens
State and Zip Code NEW YORK 11358
Telephone Number _____
E-mail Address ATTN: & LORENZO TASSO, ESQ.
(if known)

Defendant No. 28
Name SUBIN ASSOCIATES, LLP.
Job or Title LAW FIRM.
(if known)
Street Address 150 Broadway 23RD FLOOR
City and County NEW YORK
State and Zip Code N.Y. 10038
Telephone Number (212) 285-3800
E-mail Address _____
(if known)

Defendant No. 29
Name 1MC Management INC
Job or Title Clinic
(if known)
Street Address 10 East 40th Street, 46th Floor
City and County New York
State and Zip Code New York 10016
Telephone Number (212) 726-4423
E-mail Address ATTN: PLATTE KLARFELD McKine,
(if known) LACHTMAN & COHEN, LLP.

Defendant No. 30
Name Queens Boulevard Endoscopy Center LLC
Job or Title _____
(if known)
Street Address 111 Great Neck Road
City and County Great Neck New York
State and Zip Code 11021
Telephone Number (516) 393-2200
E-mail Address ATTN: GARFUNKEL, Wild P.C
(if known)

Defendant No. 31
Name Visiting Nurse Service of New York
Job or Title _____
(if known)
Street Address 75-20 Astoria Boulevard suite 220
City and County Jackson Height Queens
State and Zip Code New York 11370
Telephone Number _____
E-mail Address _____
(if known)

Defendant No. 32
Name Douros Management INC
Job or Title _____
(if known)
Street Address 33-21 21st street
City and County Long Island City
State and Zip Code N.Y. 11106
Telephone Number _____
E-mail Address _____
(if known)

Defendant No. 33
Name Health plus Management
Job or Title _____
(if known)
Street Address 95-20 Queens Blvd
City and County Rego Park
State and Zip Code N.Y. 11374
Telephone Number _____
E-mail Address _____
(if known)

Defendant No. 34
Name National action Network
Job or Title _____
(if known)
Street Address 217 center street 6th Floor
City and County New York
State and Zip Code N.Y. 10013
Telephone Number _____
E-mail Address ATTN: STECKLOW & Thompson
(if known)

Defendant No. 35
Name The center For Family Representation
Job or Title _____
(if known) _____
Street Address 89-14 Parsons Blvd 2nd Floor
City and County Jamaica Queens
State and Zip Code N.Y 11432
Telephone Number _____
E-mail Address _____
(if known) _____

Defendant No. 36
Name Canada Leasing LLC
Job or Title _____
(if known) _____
Street Address 200 Park Avenue
City and County New York
State and Zip Code New York 10166
Telephone Number (212) 294 2617
E-mail Address ATTN: Winston & Strawn LLP
(if known) _____

Defendant No. 37
Name NBC Universal ^{media} LLC
Job or Title _____
(if known) _____
Street Address 30 Rockefeller Plaza Room 620
City and County New York
State and Zip Code N.Y 10112
Telephone Number (212) 664-2527
E-mail Address ATTN: Shelley E. Talbert
(if known) _____

Defendant No. 38
Name Western Queens Consultation Center
Job or Title _____
(if known) _____
Street Address 61-20 Woodside Avenue
City and County Woodside Queens
State and Zip Code N.Y. 11377
Telephone Number (718) 672-1705
~~E-mail Address~~ _____
(if known) _____

Defendant No. 39
Name Bill deBlasio
Job or Title _____
(if known) _____
Street Address 100 Church Street
City and County New York
State and Zip Code New York 10007
Telephone Number _____
~~E-mail Address~~ ATTN: ZACHARY W. Carter
(if known) Corporation Counsel.

Defendant No. 40
Name _____
Job or Title _____
(if known) _____
Street Address _____
City and County _____
State and Zip Code _____
Telephone Number _____
E-mail Address _____
(if known) _____

Defendant no.1

What is the basis for federal court jurisdiction? (check all that apply)

☒ Federal question

☒ Diversity of citizenship

Fill out the paragraphs in this section that apply to this case.

A. If the Basis for Jurisdiction Is a Federal Question

List the specific federal statutes, federal treaties, and/or provisions of the United States Constitution that are at issue in this case.

Violation of My Constitutional Right, false accusation of terrorism, Attempted Murder, Frauds, negligence, Stealing of My destiny Abroad, Kidnapping of America Kids, more.

B. If the Basis for Jurisdiction Is Diversity of Citizenship

1. The Plaintiff(s)

a. If the plaintiff is an individual

The plaintiff, (name) Sekou Kouyate, is a citizen of the State of (name) New York

b. If the plaintiff is a corporation

The plaintiff, (name) N/A, is incorporated under the laws of the State of (name) New York and has its principal place of business in the State of (name) New York

(If more than one plaintiff is named in the complaint, attach an additional page providing the same information for each additional plaintiff.)

2. The Defendant(s) (1)

a. If the defendant is an individual

The defendant, (name) N/A, is a citizen of the State of (name) N/A. Or is a citizen of (foreign nation) N/A

- (Defendant no: 1)
b. If the defendant is a corporation

The defendant, (name) FBI, is
incorporated under the laws of the State of (name)
My Government, and has its principal place of
business in the State of (name) NEW YORK. Or is
incorporated under the laws of (foreign nation)
26 Federal plaza NY and has its principal place of
business in (name) _____.

(If more than one defendant is named in the complaint, attach an
additional page providing the same information for each additional
defendant.)

3. The Amount in Controversy

The amount in controversy—the amount the plaintiff claims the defendant
owes or the amount at stake—is more than \$75,000, not counting interest
and costs of court, because (explain):

\$95,000,000,000 and disbursement together
with other relief the court finds to be just
proper.

III. Statement of Claim

Write a short and plain statement of the claim. Do not make legal arguments. State as
briefly as possible the facts showing that each plaintiff is entitled to the damages or other
relief sought. State how each defendant was involved and what each defendant did that
caused the plaintiff harm or violated the plaintiff's rights, including the dates and places
of that involvement or conduct. If more than one claim is asserted, number each claim
and write a short and plain statement of each claim in a separate paragraph. Attach
additional pages if needed.

discrimination, My F.B.I Stole my destiny Abroad an
America citizen destiny for political interest of another
citizen a french citizen interest, I accuse them of
discrimination, set-up, negligence abuse, violation of
my Constitution right, failure to protect me abroad and
an America Soil, (more).

2 of page 5

Defendant's
Statement of Claim:

- ① discrimination
- ② set-up
- ③ Attempted Murder
- ④ stealing of America citizen destiny
- ⑤ Frauds
- ⑥ negligence
- ⑦ endangering an America citizen life Abroad and on an America Soil.
- ⑧ Abuse
- ⑨ Violation of my Constitutional Right,
- ⑩ defamation of Character,
- ⑪ failure to defend and protect an American citizen best interest
- ⑫ failure to defend America, the United States best interest.
- ⑬ defending other nationality over an America citizen instead.
- ⑭ defending a French citizen interest; instead of an America citizen best interest.
- ⑮ illegally taking away an America citizen destiny more than 8 years for political reason of Guinea Government.
- ⑯ kidnapping of four of an America citizen kids
- ⑰ destruction of an America citizen family life.
- ⑱ falsely accusing me an America citizen as a Terrorist to defend other nationality best and political interest,
- ⑲ failure to protect me an America citizen life abroad and on the America Soil.
- ⑳ manipulation of my destiny
- ㉑ lies, Federal Crimes.

(Defendant no:1)

- ① I'm Confirmed by my Country Guinea West Africa to be the Country destiny holder and by our ancestor of Guinean.
- ② Since 2010 and the ex president Obama and His administration has instead reverse the Country ancestor decision to nominate a French national to be the president of Guinea, 'Alpha Conde.'
- ③ instead of me the America Citizen Sekou Kouyate I will call my first witness Monsieur ex president OBAMA Barack or His Secretary of foreign Affairs to confirm that.
- ④ or anyone that is inform of over Siege political issue or in charge of foreign political issue in the White House in Obama administration.
- ⑤ To also confirm my Honesty I like to Request the court to please allow me to provide without any reasonable doubt every word and evidence to the court.
- ⑥ my witness no:2 our Elders if possible for the court to allow me to call or immediately send a subpoena to the Country Elders to testify in front of the court.

- ⑦ My Withnors no:3 Madam KAREN Argent FBI agent at 80-02 Kew Gardens Road, Kew Gardens New York, N.Y 11415 at the phone (718) 286 7100 ext: 7402.
- ⑧ My FBI fail to protect and defend the America Citizen destiny abroad, fail to protect my life abroad and on America Soil.
- ⑨ My FBI Has Set me up with all this institution names on my law suit to defraud me, to accuse me of fraud, Bank frauds, insurance fraud,
- ⑩ To accuse me of Food Stamp Fraud, Bank Fraud, accident fraud, accuse me of terrorism, falsely inject me of High doses of drugs to get me kills.
- ⑪ My FBI Has paid for my trips to 6 African Country without my consent or my authorisation for them to pay for those trips to chute down the plane 3 times in my trips so the get me kill.
- ⑫ "God" said no it will not happen you FBI Has Take His destiny away and you are doing all this wrong doing to him and He is not Responding you, I Have the last word of any one faith.

(13) Mr Obama and His administration fails to defend and protect an America citizen destiny for the best interest of the America.

(14) My FBI touch my destiny away from me to defend french national citizen from 2010 to today now the FBI Has been instructed.

(15) To do all the can to distrust me by putting me on the terrorism list an America citizen Sekou, Kanyate president of Guinea.

(16) Should make America Rich again and Super super Rich again because it is the America land fully I will provide it the Court.

(17) "God" Has bless that Guinea land in West Africa with unlimited world reserve Gold, Diamant, bauxite all kind of mineral you can think of.

(18) and I Have been choosing by our ancestor and the people of Guinea our Elders, Kids, Man woman, all animal, body of water to be the Sol Holder of the destiny of the Country Guinea.

(19) My FBI Has not at all protect me Has an America citizen and Mr Obama administration fails to tell the truth and defend the America interest abroad.

(20) My witness no:3 my lawful wife was uses by FBI against me to possible accuse me of sexual crimes.

(21) My witness no:4 my own brother Moussa Kouyate was use against me, no5 My brother Mory Kouyate.

(22) My witness no:6 my friends, Here in America and abroad, all my Family member. I need to subpoena 250 people to the trial including our Elders in Guinea to testify in the Court.

(23) Infront of jury to confirm all my testimony and 80 to 90 people of my Community against me God don't like the agly. I will like to subpoena my Community members Here in New York.
My wife Has been use by FBI to put Voodoo on me to get me kill in January 2017 and the FBI Has put the "Call Recording App"

(24) In my wife phase to Record legally my Conversation like personal conversation she Has all the Set me with on Her cell Apps 'call Recorder App.

(25) My witness 7- NY PD Intruder at 110th precinct Queens, and Her partner. with no 8: PO officer ID 953815 at 110th precinct Queens.

(26) witness no 9 PO Antonucci ID 21575 at 110th precinct. witness no 10 PO LaFace ID 760779 at 110th precinct.

(27) I was a Victim of Attention Murder 03-18-2015 accident Report no 522 precinct code 013 by an FBI agent VANMAANEN PATRICK adress 526 Forest Ave RYE N.Y 10580.

(28) witness no: 11 the PO Anthony ID no 948174 precinct 013 in Manhattan. Victim of my FBI Attention Murder on 11-28-2016 set-up accident.

(29) The driver of the next car names Linares, Nancy false police Report by the police officer Nicholas R. Amato at 110th precinct. Accident no MV-2016-110-012664. my witness no 12: Nancy Linares.

(30) I Have been Victim of my FBI to accuse me of SSI frauds for my daughter SSI benefit at 6344 Austin Street in Queens.

(31) My witness no: 13 the 7 staff of the SSA department at 6344 Austin Street Queens.

(32) Witness no: ¹⁴ I have been Victim of my FBI by setting me with the Commissioner of Social Services to file illegally a case against to accuse of child support.

(33) by wrongfully and illegally filing on 12-16-2016 a case against me accuse me of child support frauds to dirty my Reputation.

(34) Witness 15 Air France and Delta Ticket no: 4 J MCRG was issued to me to travel the time to shut down the plane to get me kill God said no I will provide it all at the court. by the law.

(35) Witness 16 my FBI Has use the Market place Health Insurance to defraud me to accuse me of Health Insurance fraud. My witness no:

- (36) My witness no: 17 DA office Queens MATTER/ Reagan DA to come to court and testified in front the jury and the Court.
- (37) He Confessed that the uses woman to set-up man to accuse them of Sexual harassment or rape so DA MATTER/ use my wife against me so she can accuse me of rape, on 02-22-2017,
- (38) My witness no: 18 My FBI use ACS against me to illegally remove my 4 Kids Home and to illegally issue an order of protection against me from wife.
- (39) What I Had one against my beautiful wife that Had been working with FBI for very long time to get me kill by poisoning me of all kind of African poison and all kind
- (40) of all work my witness no: 19 Voodoo expert in Guinea I need to subpoena him to demonstrate and so to America people another
- (41) Terrorism act that can kill people from Africa to America my witness no: 19, Mr Sayan Keita from Guinea A, ASAP.

- (41) He treated me on January 2017 what she tried to kill means my lawful wife put Voodoo on me in January this years to get me killed,
- (42) because she tried when she can to dirty me but God said no. My FBI use Forestdale Inc to put my four in Foster care to later give
- (43) the first two kids to my ex wife that the history of child neglect and abuse and the second two other to my second wife.
- (44) That has or was arrested of Crime Domestic Violence crimes against me. My withness no: 20 Forestdale Worker Miss Whynette and the manager.
- (45) My withness no: 21 the child center W.Y my FBI use them to accuse me of food stamps fraud. 03-22-2017 at 140-158 Sanford Avenue I call Cynthia Fernandez agent, to confirm that.
- (46) My withness no: 22. My FBI Has use Nationwide Insurance against me to accuse me insurance frauds on November 28-2016 at 95-19-57th Avenue Nancy Linare from Nationwide organise crime agent colladed Her car into my car. false police Report was made, I will prove it all.

47 My witness no: 23 My FBI Has use Capital and financial against me to accuse of federal crime by using a fake check to me for accident Settlement.

48 I will call Mr Lee from Sackstein & Sackstein and Lee, to testify and confirm it.

49 My witness no: 24. My FBI Has set me up at my work to issue me A false pay check by ALMA Bank so the can accuse of Bank fraud, Federal Crime,

50 My witness no: 25. My FBI Has set me up with MT Sinar Elmhurst to file illegally a fraudulent claim against me at Civil court of the city of New York

51 index no: Q30224/16 on 07-02-15 on the bills that I was Victim of the Crime and I did not receive any bills on that particular case from them that own any money to them.

52 I will call Ms Louise A derekany and Ms Anne Hogan at Elmhurst Hospital in Queens to testify and confirm, all that to dirty my Reputation,

- 53 My witness no: 26 T/C My FBT use T/C against me to increase legally my 2014 income for more than \$45000 ~~on~~ more.
- 54 the income that I did not receive at all and use CRT to increase my income so the can accuse me of the Tax fraud.
- 55 my 2015 Tax income is more than any of my 22 years income in America I will prove it all I will call the CRT Manager.
- 56 To explain how that possible. My witness no: 27 My FBT use CRT to legally increase my ~~bill~~ Bills on the account no: 25-264083860005-2
- 57 When I find that out that years CRT did not ever receive my bills at all for years I only receive an estimated bills from them.
- 58 On June 2017 I file a case against them CRT the close above Account automatically without my consent, and call for my bills of May 2017 and June 2017 the said that the account is close, and I had to reopen another one with the account no: 25-26408386-0008-6-

59 My witness no: 28. My FBI Has legally invaded my privacy by using Charter Communication My Cable Company

60 To legally spy on me in my House in My Room for Very long time witness no: 29 legally increase of My phone bills,

61 Anything to keep poor, poor, poor So I will not think of getting my destiny back. My witness no: 29 Subin Associate a law firm

62 My FBI Has use them to set me up so the can accuse me with insurance fraud Subin send me to a Surgeon on park Avenue N.Y.

63 To legally performs an illegal Surgery so the can accuse of of Crime by FBI agent PATRICK Van MARNER. My witness no: 30 at Subin Associates.

64 150 Broadway 23rd Floor Mr Solomon Kurlangi to the stand at the trial, KATHERINE JIMENEZ, 646-396-6486

65 My witness no: 31 Air France Ticket no: 0577768635621 the Attorney of Air France Has confirmed that the receipt a check from LaGuardia Airport I need to call the Attorney to the stand to tell me the person or Bank Account of the person that paid for that check.

66 My Withness no: 32 - I call Eric B Lee from
Sackstein Sackstein & Lee, to the stand to testify
About My FBI Moises Capital false check to
Accuse me Bank Fraud,

67 My Withness no: 33 My FBI related with
Current Guine A Government to allow Guine A Secret
Service to come to America,

68 In February 2017 with His wife Diaka Kaba
and A Bou Kaba from China passport no:
Guine A passport no: 165091201534255 birth date

69 Sept 12 - 1965 to come and live with so He
can poison me to die I call His wife now
living in Queens New York with the phone no:
(948) 416-6942,

70 A Foreign Government send His Secret Service Agent
to America to kill an America citizen I call that
an invasion of America.

71 Mr Trump will not like that at all please
Diaka Kaba the president alpha cardo wife
family was to me to get me kill I will prove it,

72 to Kill an American citizen on an American
Soil it is totally an invasion of America.

73 My witness no; 34 My FBI order Canada
leasing to overcharge on my Rent So can keep
been poor in Violation of Rent Control.

74 Regulation and Rules for over 8 years
I will provide it by requesting DHR agent
to testify on my Rent History in front of
the jury and the court.

75 my witness no; 35 My FBI Has authorize
Health plan management to inject me with Very
Serious injection at 95-20 Queens Blvd Rego Park
N.Y 11374, Jean doe The manager and the two doctor

76 That injected me and the doctor that consulted
me after the injection 3 people in that location.

77 My witness no 36 Subpoena Jill Marie B Zalek -
driver license no 128556842 PA at 4672 Watson drive
Doyles town PA 18902, and Her Husband BT Donnelly
city Doyles town.

another accident ATTENTIVE Murder 104th pct at
45-40 Center Blvd Queens N.Y

78 My Witness no: 37 Thomas Polre MD at 95-20 Queens Boulevard Rego Park N.Y 11374 at (718) 459-1280, to testify in front of jury.

79 At my Surgery at Queens Boulevard endoscopy center LLC at 95-25 Queens Blvd 3rd Floor Rego Park N.Y 11374 and the doctor that did the Surgery Anesthesiologist

80 Onisel Tudor and the nurse Ida Volozova (post procedure) Haura Pons and Yesenia Fernandez.

81 My Witness no: 38 My FBI directed DR TVERSKAYA Rozalia to do a complete exam and lab work illegally without me been the IMC Management

82 Facility at all and IMC Management Has employed the FBI agent D Tverskaya Rozalia to take so much blood out of me that day

83 I Couldn't work at all for no reason to get killed please call Rozalia to the stand, at 55-48 96 street location.

84 and the real name is IMC the fake name and unregistered name is Multi Specialty Medical and Wellness Center.

My witness no. 38 Douras Management please
call Costa the manager to testify the Douras
is at 33-21 28th street Long Island City, NY 11106.

85. Check no. 15510 on 03-20-2017 the amount
\$1879.71. I need Mr. Costa to testify in front
of jury about this check and tell the truth.

86. I need the full image from the Chase Bank
of that check, to see very clearly the routing no.
of the check and the Bank account no.

87. To Accuse me of Bank frauds issue by Chase
Bank by my FBI, Federal Crime.

88. My witness no. 39 National action Network
by Al Sharpton My FBI allow the agent MS - PATRICE
to fully discriminate me on 02-23-17 at 106 West 146th Street
N.Y. 10039, Manager

89. please ask Her and Al Sharpton to the Stand
and testify in front of the jury, and MR. SINGUE MAGBE
at (347) 205-2668, so call travel agent, to

testify about the Air France Ticket.

90 My witness no. 40 Lenny Osipov from IMC Management
to testify about him, authorizing to take out a lot
blood to get me kills.

91 My witness no. 41, My FBI Has Send -
Visiting Nurse Service to my House on March 03-2017
So can accuse of false Mental problem.

92 I need to call the visiting nurse agent or worker
Jamie Wilson, at (718) 888-6940 to testify and
confirm in front of the jury and the Court.

93 My witness no. 41 Sgt Siddique 110 Pet DV unit
(718) 476-9321, PO Williams, PO Lopez to the stand
My FBI as colluded with ACS to illegally Remove

94 My 4 Kids From my House without any legal
authorisation at all please call those officer to
testified and confirm all that.

95 My witness no 42 Tania at 646 580-6025
at Western Queens Consultation Center at 61-20
Woodside Avenue Woodside N.Y 11377 (718) 672 1705
to testify in front the jury and the Court
to tell the truth.

96 My withmen no 43 SSA at 6344 Austin Street
Mr Morales on Jan 19-2016 services on my daughter
SSI case, Ms Karen G Fisher Supervisory Regional
Counsel at the office of the Counsel General.

97 at 26 Federal Plaza Room 3904 N.Y., N.Y 10278
or (212) 264-2277 and Kathryn Pellack at same
office to come in to testify and tell the truth.

98 to the jury and to court about my daughter
SSI case, Helena Baxter paralegal, & placide,
M Vuong, at 6344 Austin Street, Security officer,

99 Mr Edward at 6344 Austin Street and need Mr Parker
Case worker at 646-584 4418 at ACS to testify
about my kids Removal.

100 I need to call Eden Kannes Social worker
at 89-14 Parson Boulevard 2nd Floor Jamaica N.Y 11432
(646) 4301458.

111 My withmen no: 44 DR Williams Kennedy Main MD
Spinal Surgery at 876 Park Avenue N.Y N.Y 10075 (212) 396-3277
Rick at Subin Associn (212) 283-3800,

102 My witness not 6 Bill de Blasio to come to testify in front of the jury and the court about all this pain and suffering.

103 That Happening to me in my City the New York Big Apple is in back Hard and He is not inform I don't think so.

104 He Has to tell the truth about pay me and the jury to grand me front Bill the full amount of judgment of 877 00000000000 and

105 Disbursement together with any other relief the Court find to be just proper. and to Halle NBC Universal Media LLC Mjorg Mincez litigation Services Manager.

106 To come and testify about discriminating me for waiting 2:45 minute just to serve the paper instead He send me 3 Security Guard to trait me and take me out of the building.

107 Mr chelley Talbert now Has the news of the life time to talk about so the can like our president allow to talk for the american people,

115 and our ancestor punche the Country
by punishing them with EBOLA and charge
president Alpha Conde and his Government,

116 with invasion of United State, the death
of thousand of innocent people that died
from Ebola Virus.

117 And I'm Respectfully asking the Court
to please recognize the land of Guinea, A
West AFRICA Has God giving land to the

118 United State if possible by law now or
in the future if our law recommend it
YES 51 State of United State,

119 in the other side of the Ocean Ocean Atlantic
it will be all proving by law with our elder
our people and our ancestor will speak

120 to the Court and the jury for the first
time in America History God will talk to us
Life not a joke Very serious.

121 I need my destiny back the America destiny

122 It is a message to the jury to the Court and our excellence Mr president of the United State.

123 That from the end of this trial to the jury decision to the Court decision with all my Respect to the justice System.

124 of this great nation, the best in the Hall world wide world that Mr president Trump was send to US American.

125 To Sure make America great again that together we are bless by God that America live to be one nation under "God" now.

126 America is now as of today with "God" I will provide it all please Respect this president love him accept him He is a messenger from God to the America people.

127 in all Respect, my love to this great nation I bless the nation, the president of the nation president Mr Trump.

128 This is all for you to tell God what you own America to be in Trump still for your dream to make America great again "God bless you all, God loves us all. Together let us make America great again."

SUPREME COURT OF THE STATE OF NEW YORK
COUNTY OF QUEENS

Sekou, Kouyate

Plaintiff,

Index No. 6091/20/17

- against -

Federal Bureau of investigation

COMPLAINT

Defendant.

TO THE SUPREME COURT OF THE STATE OF NEW YORK

The complaint of the plaintiff, Sekou, Kouyate, respectfully
shows and alleges as follows: discrimination, set up, false accusation
of terrorism.

129 On January 22-2017 I left New York for
treatment and family visit in Conakry, Guinea
Curiously before I arrived in town, some agent
(presumably under the Request of U.S Embassy
Went to my home and my storage to search
and ransack, for what my father asked them.

130 The claimed they were requested to do
so by the local authorities in behalf of the U.S
Embassy, without given any Reason.

131 It was when I returned to U.S on February
14, 2017 that I was being called aside in a room

132 and they took my passport and for 30 minutes I waited and learned later that I was accused of terrorism - and that is the reason I used different names, Sekou Kouyate instead of Mohamed, Kouyate

133 I was utterly humiliated at the airport I was being blacklisted by FBI and yet they have not iota of proof against me,

134 I have been in the country for 22 years I have never in my life violated the law of this blessed family land I'm hard working law abiding family man.

135 the folks to protect me on my land and abroad endanger a citizen's life on the soil and abroad, yes the president is right about FBI we need to make America great again, we have to make America safe again.

Dated: 06-12-16

Sekou Kouyate
Plaintiff

Defendant (1).

IV. Relief

State briefly and precisely what damages or other relief the plaintiff asks the court to order. Do not make legal arguments. Include any basis for claiming that the wrongs alleged are continuing at the present time. Include the amounts of any actual damages claimed for the acts alleged and the basis for these amounts. Include any punitive or exemplary damages claimed, the amounts, and the reasons you claim you are entitled to actual or punitive money damages.

I'm respectfully asking the court and the jury of this court to please review every fact, truth, honest, legal, reality, Honesty of this case after trial if the truth prevail to please grant a full judgement of in the amount of \$ 950000000000 and disbursement together with any other relief the court finds to be just proper.

V. Certification and Closing

Under Federal Rule of Civil Procedure 11, by signing below, I certify to the best of my knowledge, information, and belief that this complaint: (1) is not being presented for an improper purpose, such as to harass, cause unnecessary delay, or needlessly increase the cost of litigation; (2) is supported by existing law or by a nonfrivolous argument for extending, modifying, or reversing existing law; (3) the factual contentions have evidentiary support or, if specifically so identified, will likely have evidentiary support after a reasonable opportunity for further investigation or discovery; and (4) the complaint otherwise complies with the requirements of Rule 11.

A. For Parties Without an Attorney

I agree to provide the Clerk's Office with any changes to my address where case-related papers may be served. I understand that my failure to keep a current address on file with the Clerk's Office may result in the dismissal of my case.

Date of signing: *09-26, 2017*

Signature of Plaintiff

Printed Name of Plaintiff

[Signature]
Sekou, Kouyate

Defendant mod
page 1

What is the basis for federal court jurisdiction? (check all that apply)

☒ Federal question

☒ Diversity of citizenship

Fill out the paragraphs in this section that apply to this case.

A. If the Basis for Jurisdiction Is a Federal Question

List the specific federal statutes, federal treaties, and/or provisions of the United States Constitution that are at issue in this case.

Stalling destiny, ATTentif Murder of an American, Stalling destiny
Citizen on America soil, Killing of more than 11,000 people
that died from Ebola, invasion of the United States,
Set-up, manipulation, Federal Crime, Fraud, Scams

B. If the Basis for Jurisdiction Is Diversity of Citizenship

1. The Plaintiff(s)

a. If the plaintiff is an individual

The plaintiff, (name) Sekou Kouyate, is a citizen of
the State of (name) USA New York

b. If the plaintiff is a corporation

The plaintiff, (name) N/A, is incorporated
under the laws of the State of (name) New York
and has its principal place of business in the State of (name)
New York

(If more than one plaintiff is named in the complaint, attach an additional page providing the same information for each additional plaintiff.)

2. The Defendant(s) (2)

a. If the defendant is an individual Government

The defendant, (name) National Government of Republic of Guinea, is a citizen of
the State of (name) Guinea Government. Or is a citizen of
(foreign nation) West Africa Guinea.

b. If the defendant is a corporation

The defendant, (name) N/A, is incorporated under the laws of the State of (name) _____, and has its principal place of business in the State of (name) Guinea West Africa Or is incorporated under the laws of (foreign nation) _____, and has its principal place of business in (name) National Government of Republic of Guinea

(If more than one defendant is named in the complaint, attach an additional page providing the same information for each additional defendant.)

3. The Amount in Controversy

The amount in controversy—the amount the plaintiff claims the defendant owes or the amount at stake—is more than \$75,000, not counting interest and costs of court, because (explain):

I'm respectfully asking if it proving all the allegation, accusation, complaint to be truth. Honest without raiserle don't grant me the judgment in the Amount of \$95 000 000 000, and get my destiny back, and disbursement together with any other relief the court finds to be just proper.

III. Statement of Claim

Write a short and plain statement of the claim. Do not make legal arguments. State as briefly as possible the facts showing that each plaintiff is entitled to the damages or other relief sought. State how each defendant was involved and what each defendant did that caused the plaintiff harm or violated the plaintiff's rights, including the dates and places of that involvement or conduct. If more than one claim is asserted, number each claim and write a short and plain statement of each claim in a separate paragraph. Attach additional pages if needed.

The actual Government of Guinea Has stealing my destiny the America citizen destiny from my ancestor and the people of Guinea. Has choosing me Sekou Kourate to be and become the destiny holder of the Guinea nation but My America FBI and The ex president OBAMA Has choosing the different national French national to be the president of Guinea Alpha Conde instead of me the America citizen.

Defendant no 2
Statement of claim: 1

- ① My FBI related with Guinea Government to take my destiny away from me I need back 72 Hour after presenting to the jury and to the Court.
- ② Since 2010 the ex president OBAMA has taking away an America citizen will and destiny for the best interest of other national French nation.
- ③ To become the president of Guinea instead of me the America citizen I will call and Superno our Guinea older 250 people to testify in front the Court
- ④ and in front of the jury to provide my Honesty, truthfulness of this statement and an expert witnesses from FBI and CIA to provide it all.
- 5 My FBI related with actual Guinea Government to allow Guinea Secret Service to New York to live with me on February 22-2017.
- 6 Guinea Secret Service name Abou Kaba and his wife Diaka, Kaba actual phone no (2148) 416-6942 to come and live with to poison me to get me kill.

7 Guinea passport no: 000181921 A special agent of Guinea Government and a family member of the president Alpha Conde Idriss Debre Kaba Conde.

8 Was sent to America to come and live with me in New York in mission just to poison me and my family the America family in America on the America soil.

9 When I go to work they put poison in my food when I came I see my food spoiling and something telling not to eat that food.

10 I call that an invasion of United State attacking an America citizen on an America soil, poisoning an America citizen on an America soil.

11 A Tentative Murder of the Americans America citizen the Kouyate Family in New York on the America soil it is an invasion of the United States of America.

12 I believe president Trump will not like that when it proving 100% to be truth nothing but truth by my FBI, CIA, and my expert witnesses.

13 God ~~Has~~ ^{me} ~~He Has~~ send to protect my president 'Trump'!
and believe if He's inform about this He will consider
an invasion of United State He will not be Happy about the
full invasion and Violation of America Constitution
by Guinea A Government and Violation my Constitutional Right
and I Have been inform that my F.B.I and
CIA also participate on this Invasion.

14 I know OK so president Trump Has Right not
to trust them my CIA fell to protect me Has
an American citizen abroad and on American
Soil.

15 I suffer and still unsure, traiting in
my great country now I believe my president
Trump Went He Said that we need to make America
great again, the CIA colluded with Guinea A
Government to illegal search my House in Guinea A
without a warrant, and falsely accuse an American
citizen of terrorism. next page please,

Dated: 06-12-17

Sekou Kouyate
Plaintiff

16 Set me up Went I travel on January 29 - 2017
in Guinea my life was in danger in Guinea
by Guinea Government I was very unsafe in Guinea
because my ^{Family} has told me that CIA agent in Guinea
colluded with Guinean authority to search my
House in Guinea without any search warrant

17 Went I came on February 14 - 2017 out the
Custom boot my passport an America passport
was not welcome meaning an agent of CIA
has inform FBI of New York to accuse me of
terrorism at Airport JFK.

18 at JFK I was intercept by a Customs agent
and taking to a room and was told that my wife
made some allegation against me and I was out of
country that is why they stop me, the lawful wife
that wanted to kill me she was the reason I travel because
she put black magic woodoo on me on January 2017.

Dated: 06-12-17

Sekou Kouyate
Plaintiff

19 and before that she was arrested on August 9-2017 for domestic violence and release 24 hour later she came home lying about the criminal order of protection. ~~It~~ been modified and I find out that I was in conspiracy with 110th precinct ^{FBT} to come home to set me up by recording my personal phone calls.

20 Since she came back she was completely changed I could not recognize her at all, I found a 'call Record App in her that confirm that she called with 110th precinct to the degree of releasing with a plan to frame me with a serious and most odious crime of sexually violated.

21 This matter should be fully ^{pursue} ~~peruse~~ and for the world to know and United Government means all Africa Continent that no body, no person, city, animals, state, country or bureau, Forest, Continent Water should and will not trait an American or it citizens trait his or her life abroad or on soil we are better than that, we have better value I will and I'm in mission to fully make this great and powerful country great again, safe again, be believe again
 Dated: 01-12-17 Sekou Kouyate
 Plaintiff

Defendant no(3)

What is the basis for federal court jurisdiction? (check all that apply)

☒ Federal question

☐ Diversity of citizenship

Fill out the paragraphs in this section that apply to this case.

A. If the Basis for Jurisdiction Is a Federal Question

List the specific federal statutes, federal treaties, and/or provisions of the United States Constitution that are at issue in this case.

*Frauds, negligence, set-up, MGS
discrimination, defamation of character*

B. If the Basis for Jurisdiction Is Diversity of Citizenship

1. The Plaintiff(s)

a. If the plaintiff is an individual

The plaintiff, (name) *Sekou Kouyate*, is a citizen of the State of (name) *New York*.

b. If the plaintiff is a corporation

The plaintiff, (name) *N/A*, is incorporated under the laws of the State of (name) _____ and has its principal place of business in the State of (name) _____.

(If more than one plaintiff is named in the complaint, attach an additional page providing the same information for each additional plaintiff.)

2. The Defendant(s) *(3)*

a. If the defendant is an individual

The defendant, (name) *N/A*, is a citizen of the State of (name) _____. Or is a citizen of (foreign nation) _____.

The defendant, (name) Commissioner of Services,
is incorporated under the laws of the State of (name)
New York, and has its principal place of
business in the State of (name) New York. Or is
incorporated under the laws of (foreign nation)
, and has its principal place of
business in (name) New York.

3. The Amount in Controversy

I Have been falsely Accuse of federal Crime
by the defendant intentional fraud me so I'm respectfully
asking intent proving to be truth to grant me the judgement
in the amount of \$8990000000000 against the defendant
Claim and disburse ment together with any other relief the Court
my funds to be just proper.

III. Statement of Claim

I Have been discriminated against, on December 16-2016
Commissioner of Social Services, wrongfully, illegally
unlawfully, file an illegal civil case against me
to accuse me of fraudulent child support.
File no: 277534 Docket no: F50593-16 N.Y case identifier no:
PA21135 MEWMS case ID was file against me by the Commissioner
of Social Services.

Defendant no 3

① I Have been discriminated again, on December 16-2016 Commissioner of Social Services Unlawfully and illegally, discriminate, ^{and} accuse me Federal Crime,

② and filing an illegal case against me. I felt so discriminated again because I'm an American Citizen and they said that the FBI told them so.

3 To accuse me of Child Support that I do not hold to anyone very wrong unlawful, illegal, Fraud

4 I felt so discriminated again because I'm black and African American and as Citizen means that I'm a Citizen of the United States of America

5 and I Have been and always will now and ever more importantly the legal resident of New York City the best city in the world.

6 That I love so much and as bless me so much you can't imagine I do not deserve that defamnation of Carater, set-up, manipulation by the Commissioner of Social Services,

7 On December 16-2016 digital filling of the File# 277534
Docket no F50593-16 New York case identifier PA21135 MI
WMS case Id was file against me by the
Commissioner of Social Services.

8 I believe it was on "behalf of" my son
mother Djeneba Keita that was very wrong simply
without Her consent and Her authorization to do
so my city has discriminated me.

9 I'm Hurt of been very discriminated against
it not right for any one, anybody, anyplace to
discriminated against,

10 I live in the city of New York for over 22 years
I never seen or heard that in 21st century in 2017
in New York that it is still excite or possible to
discriminate me and other New York City Resident.

11 I know and now believe how much it Hurt
to be discriminated against, I feel used, manipulated
deformation of carater, immolated,

12 So discrimination is wrong to me to friend and
neighbor, to kids, to elderly, man and woman to birth

13 to dog to cat to snake, lion, tiger all animal in world, ocean, sea, to land to your wife to your Husband to anyone that live around you, with you, beside you.

14 next to you, far from you, in your dream on your sleep, in your car, or next to your house all along your neighborhood, county, city, state country it just wrong.

15 I believe the Commissioner of Social Services knows how wrong it felt to discriminate anyone in U.S.A the country that I love and salute all the times,

16 I was discriminated by them so bad and it is very bad to feel what I felt and don't want anyone to experience what I experience,
"Wrong wrong to discriminate against me or anyone or anybody."

Dated: 07-26-2017

Sekou Kouyate
Plaintiff

17 I know that we American are the defendent of liberty, freedom, Hope, inspiration, that we American cheer one Home and one glorious destiny whether we are brown, black, or white.

18 we all bleed the same Red blood of patriotism, we all salute the same great flag American flag and are all made by the same all mighty God.

19 I believe as long America Remains true to His Value and Lawyer to His citizen, as long America is devoted to His creator then our best day is yet to come.

20 The discriminate to me and to anyone, anybody any place, anywhere in America on an America Soil by any American to any American on an America Soil will not stand.

21 we have a Country that believe in liberty, life, and persue of Happiness that believe that all man are created equal.

22 we hold these truth to be self-evident that all men are created equal the concept are created equal was the key to European enlightenment philosophy.

23 For America Value, it Kindness, it Value respect to Humanity it love to the world it exsample to the world that it is a best Country because it Value Human Life.

24 we all Have do do better, greater, smarter, to protect and save the greatness of this great nation that is one nation under God.

25 Our love to america it is great love to God and yes God does love America it Has bless america, it will bless america it will always bless this great nation.

26, God Has bless us, it is blessing us, and it will always bless us now, before later in the present in the future that is the america I believe in that is america that we all believe in that is a greatness of this nation.

Dated: 07-26-2017

Sehon Kouyate
Plaintiff

27 That no one, nobody, nowhere, no place for discrimination against bird, dog, cat, all animal lion or tigers, fish, Goat, Beef any animal around the world.

28 any Humans around the world any oceans rivers or mountain, trees, forest any Humans creators or better God creators should be discriminate against.

29 I believe discriminated against base on sex, sexual orientation, religions, origine, nationality, color of skin, Hair, eyes, weight, Height, personality any kinds, anywhere, anyplace in America.

30 in America territoire or around the world is wrong, so wrong that felt so bad means very bad, the Country I love, and believe does not stand and will not stand for any discrimination in any kinds.

31 America does not stand and will not stand for discrimination in any kinds any forms any color of it that is why I came to America in the first place.

22 But the interpretation of all men has sheltered often the declaration of independence since its creation. although most people have interpreted "all men" to mean humanity.

33 other have argued that Jefferson and the other authors of the declaration meant to exclude women and children. within the context of the times it is clear that "all men" was a euphemism for "humanity".

34 and thus those people, such as Elizabeth Cady Stanton, Abraham Lincoln and Martin Luther King who used the declaration of independence to demand equality for African Americans and women seized the historical as well as the moral high ground. "May 1776" Declaration of Right also known as "Bill of Right"

35 I believe in 21st century means starting January 20 - 2017 in America anywhere in United States of America or around the world.

36 I know as an American citizen, original New Yorker that it said and has been said and be clear and understood by each and every one everywhere and so visible.

37 To be bless and always ask God to bless
it people for them to be bless ever and ever again
and after all times, everyday, everywhere, at
all times.

38 The greatest Country of all times that
believe in justice, freedom, liberty for all
and bless every time it people.

39 America believe and I believe and all of us
believe that injustice anywhere it is a trait to
justice everywhere.

40 I Have dream that if we continue to understand
the reality, the true of our value the greatness of
the United state the blessing that God gave us
and continue to give us.

41 The love that God Has giving us and
continue to give, "we together will make America
Safe again, "together we will make America believing
again, together we will make America protected again
together we will make American listening again,
yes together we will make America the United
States of America Super Super great again.

Defendant(4)

b. If the defendant is a corporation

The defendant, (name) Social Security Administration, is
incorporated under the laws of the State of (name)
NEW YORK, and has its principal place of
business in the State of (name) NEW YORK. Or is
incorporated under the laws of (foreign nation)
_____ and has its principal place of
business in (name) NEW YORK.

(If more than one defendant is named in the complaint, attach an additional page providing the same information for each additional defendant.)

3. The Amount in Controversy

The amount in controversy—the amount the plaintiff claims the defendant owes or the amount at stake—is more than \$75,000, not counting interest and costs of court, because (explain):

*I'm respectfully Requesting if it proving
A truth honest allegation against the defendant
I'm asking the court to please grant me a judgement
in the amount of \$975,000,000,000 plus disbursement
together with any relief the court finds to be just proper.*

III. Statement of Claim

Write a short and plain statement of the claim. Do not make legal arguments. State as briefly as possible the facts showing that each plaintiff is entitled to the damages or other relief sought. State how each defendant was involved and what each defendant did that caused the plaintiff harm or violated the plaintiff's rights, including the dates and places of that involvement or conduct. If more than one claim is asserted, number each claim and write a short and plain statement of each claim in a separate paragraph. Attach additional pages if needed.

*I Social Security department on 6344 Austin Street
in Queens has discriminated me and my right to
Her disability benefit starting 08-01-15 to today's
2017 by Taking away Her disability benefit eligibly
and Violating over 95 SSA Rules and Regulation against
my daughter benefit disability benefit.*

IV. Relief

State briefly and precisely what damages or other relief the plaintiff asks the court to order. Do not make legal arguments. Include any basis for claiming that the wrongs alleged are continuing at the present time. Include the amounts of any actual damages claimed for the acts alleged and the basis for these amounts. Include any punitive or exemplary damages claimed, the amounts, and the reasons you claim you are entitled to actual or punitive money damages.

*if all the allegation is proving to be truth, Honest
Real, in front of the jury and in front of the court
and honorable judge I'm Honestly and Respectfully
asking the Court to please grant me the judgment
in the amount of \$ 899,000,000,000.00 and disbursement
together with any relief the court finds to be just proper.*

V. Certification and Closing

Under Federal Rule of Civil Procedure 11, by signing below, I certify to the best of my knowledge, information, and belief that this complaint: (1) is not being presented for an improper purpose, such as to harass, cause unnecessary delay, or needlessly increase the cost of litigation; (2) is supported by existing law or by a nonfrivolous argument for extending, modifying, or reversing existing law; (3) the factual contentions have evidentiary support or, if specifically so identified, will likely have evidentiary support after a reasonable opportunity for further investigation or discovery; and (4) the complaint otherwise complies with the requirements of Rule 11.

A. For Parties Without an Attorney

I agree to provide the Clerk's Office with any changes to my address where case-related papers may be served. I understand that my failure to keep a current address on file with the Clerk's Office may result in the dismissal of my case.

Date of signing: 09-26, 2017

Signature of Plaintiff

Printed Name of Plaintiff

[Signature]
Se Kou, Kouyate -

Defendant n(5)

SSA -

1 Starting 08-04-15 I went to the SSA department located at 6344 Austin Street Rego Park N.Y 11374 to recertify my daughter SSI benefit.

2 I ask for the form to recertify Ms Selga give me wrong information and wrong forms.

3 When I was getting wrong form I said no this is no it Ms Selga insisted and told me that is the form she gave to every one to Recertify.

4 I ask the Supervisor Mr Roa he confirm Ms Selga would he said that those are the forms she give to everybody that was a lie on that form.

5 I felt mislead, discriminated because I'm African by the agent of SSA and the Supervisor I decided to file a Complaint.

6 The Complaint form the Supervisor gave me was the Surlley form instead of the form 437 the real Complaint form.

7 and I google it to find out that the form 437 was the real one I ask that they gave me the old version with the wrong above.

x

8. It caused me my daughter to lose her full SSI benefits, by reducing the said benefits for regular \$736 to a mere \$200 because she was angry at me after I complained.

9. The claimed also that they offered me over \$2000, I am have been a victim of discrimination every time I want they would give me unnecessary forms that are wrong.

10. After I filled my complaint the never bothered to answer it plus violation of over 30 SSA Rules and Regulation in that office at 6344 Austin Street in Queens.

11. My daughter Alexandra Righ and her disability has been discriminate, her ethnicity has been discriminate and SSA should not discriminate based on race, color, religion, gender, racial, disability, ethnicity, sexual orientation, origin, nationality, languages, height, weight, against the wellbeing of any America citizens call I'm asking is a justice for Kourate family!

Dated: 06-12-17

Sekou Kourate

Plaintiff

page 2 of 3

12 My daughter disability was not fairly taking under consideration the agent of SSA at 6344 Austin Street Greenvale N.Y.

13 The SSA agent Refuse to Respect my daughter Has a Citizen means the America Citizen that is the America Kid with disability.

14 She was totally Qualify for the full disability benefit base on Her disability and She was Refuse by SSA to give Her, Her Right to the benefit.

15 and Her disability was totally discriminated and Her Right to the benefit was neglected totally and She was Refuse to the full benefit of Her SSA.

16 by SSA agent and been puniche by charging me with over payment of in Her account. That is not Right.

Dated: 06-12-17

Sekou Kouyate
Plaintiff

Defendant no(4)

What is the basis for federal court jurisdiction? (check all that apply)

☒ Federal question

☐ Diversity of citizenship

Fill out the paragraphs in this section that apply to this case.

A. If the Basis for Jurisdiction Is a Federal Question

List the specific federal statutes, federal treaties, and/or provisions of the United States Constitution that are at issue in this case.

*Frauds, defamation of character, lies set-ups
use, manipulation, discrimination.*

B. If the Basis for Jurisdiction Is Diversity of Citizenship

1. The Plaintiff(s)

a. If the plaintiff is an individual

The plaintiff, (name) *Sekou Kouyate*, is a citizen of
the State of (name) *His, A New York*

b. If the plaintiff is a corporation

The plaintiff, (name) *N/A*, is incorporated
under the laws of the State of (name) _____
and has its principal place of business in the State of (name) _____

(If more than one plaintiff is named in the complaint, attach an additional page providing the same information for each additional plaintiff.)

2. The Defendant(s) *(4)*

a. If the defendant is an individual

The defendant, (name) *N/A*, is a citizen of
the State of (name) _____. Or is a citizen of
(foreign nation) _____

IV. Relief

State briefly and precisely what damages or other relief the plaintiff asks the court to order. Do not make legal arguments. Include any basis for claiming that the wrongs alleged are continuing at the present time. Include the amounts of any actual damages claimed for the acts alleged and the basis for these amounts. Include any punitive or exemplary damages claimed, the amounts, and the reasons you claim you are entitled to actual or punitive money damages.

I'm Honestly and truthfully asking the jury and the Honorable judge of this court to please grant me the judgement in the Amount of \$975000000000 in this case for such and further relief as this Court may deem just proper.

V. Certification and Closing

Under Federal Rule of Civil Procedure 11, by signing below, I certify to the best of my knowledge, information, and belief that this complaint: (1) is not being presented for an improper purpose, such as to harass, cause unnecessary delay, or needlessly increase the cost of litigation; (2) is supported by existing law or by a nonfrivolous argument for extending, modifying, or reversing existing law; (3) the factual contentions have evidentiary support or, if specifically so identified, will likely have evidentiary support after a reasonable opportunity for further investigation or discovery; and (4) the complaint otherwise complies with the requirements of Rule 11.

A. For Parties Without an Attorney

I agree to provide the Clerk's Office with any changes to my address where case-related papers may be served. I understand that my failure to keep a current address on file with the Clerk's Office may result in the dismissal of my case.

Date of signing: 09-26, 2017

Signature of Plaintiff

Printed Name of Plaintiff

[Signature]
Se Lou, Kouyate -

Defendant(s)

What is the basis for federal court jurisdiction? (check all that apply)

☒ Federal question

☐ Diversity of citizenship

Fill out the paragraphs in this section that apply to this case.

A. If the Basis for Jurisdiction Is a Federal Question

List the specific federal statutes, federal treaties, and/or provisions of the United States Constitution that are at issue in this case.

*Frauds, lies, defamation of character, lies
set-up, discrimination,*

B. If the Basis for Jurisdiction Is Diversity of Citizenship

1. The Plaintiff(s)

a. If the plaintiff is an individual

The plaintiff, (name) *Se Kou Kouyate*, is a citizen of
the State of (name) *New York*

b. If the plaintiff is a corporation

The plaintiff, (name) *N/A*, is incorporated
under the laws of the State of (name) _____,
and has its principal place of business in the State of (name) _____

(If more than one plaintiff is named in the complaint, attach an additional page providing the same information for each additional plaintiff.)

2. The Defendant(s) *(5)*

a. If the defendant is an individual

The defendant, (name) *N/A*, is a citizen of
the State of (name) _____. Or is a citizen of
(foreign nation) _____

b. If the defendant is a corporation

The defendant, (name) New York City Resources administration
department of social services (Snep),
 incorporated under the laws of the State of (name)

New York, and has its principal place of
 business in the State of (name) New York. Or is
 incorporated under the laws of (foreign nation)

and has its principal place of
 business in (name) Nyc Resources administration department of
social services (Snep),

(If more than one defendant is named in the complaint, attach an
 additional page providing the same information for each additional
 defendant.)

3. The Amount in Controversy

The amount in controversy—the amount the plaintiff claims the defendant
 owes or the amount at stake—is more than \$75,000, not counting interest
 and costs of court, because (explain):

I'm asking Respectfully a judgment in the
Amount of \$790000000000 as such as the
Court may find just a proper.

III. Statement of Claim

Write a short and plain statement of the claim. Do not make legal arguments. State as
 briefly as possible the facts showing that each plaintiff is entitled to the damages or other
 relief sought. State how each defendant was involved and what each defendant did that
 caused the plaintiff harm or violated the plaintiff's rights, including the dates and places
 of that involvement or conduct. If more than one claim is asserted, number each claim
 and write a short and plain statement of each claim in a separate paragraph. Attach
 additional pages if needed.

The New York Resources administration department of
social services illegally accuse me by setting me up
with the food stamp frauds and defamation
of character, to accuse me of the most serious
Crime, Fraud that could put me in jail for years.

Defendant(s)

- 1 NYC Resources administration department of Social Services Has set me up with possible accusing me of fraud, Scam, Defamation of character.
- 2 I went with my lawful wife to Apply for help to Apply For food Stamp went into people is Applying for Food Stamp.
- 3 The both Has to Sign it but the Coladed with my wife to set me up by asking Her not to sign it the Application.
- 4 The refuse, refuse for my lawful wife to sign the application and also it was approve with the family of 6 for only \$359 with the income
- 5 below the poverty line it should Have been \$1200 (\$1200 for the family of 6 base on the Rules and Regulations.
- 6 The fair Hearing Compliance statement said to do the right thing on 08-09-16 at 253 Shermer Horn Street in Brooklyn N.Y.
- 7 The Refuse to Comply with the fair Hearing Compliances so it is unfair, illegal, unlawful to set me up to dirty my reputation.

X

⑧ With the Rules and Regulation of the America poor family the ask for help for there wellbeing and of the american kids wellbeing and the still Refuse to Comply fully OK now it is time to ask one more time to comply With this law/suit Request and Demand it is time to Comply to all the the Rules and Regulation of the SSA, NYC HRA

⑨ To pay^{back} a retroactive benefits for the Well being of american kids for just the amount of \$790000000000 to make america great again.

⑩ and for american to be laid again, for american kids to be care again, For the american citizen and his kids to be taking care again,

⑪ for all american kids to love, appreciate and be Thankful for believing that they can count on america to make the life better, Smarter, greader than ever before. next page please

Dated: 06-12-17

Se Ken, Konyate
Plaintiff

12) There are not living in third world countries
We are from the United States of America -
and yes, we deserve it. We are qualified to deserve
better because there are all American both within,

13) any discrimination of race, color, origin,
religion, sex, sexual orientation, nationality,
ethnicity, Height, weight, color of eyes, language,
color of their cloth, shoes, pants or metro cars,

14) Or name Mohamed or name of their mayor
They are American together who are going
to make America great again because it
is a land of free and home of the brave.

15) I was set-up by N.Y.C. HRA and Single Stop where I first
Apply for the food stamp. The Single Stop agent Refuse that
two of us sign the Application, means me and my wife
that only me should sign so they can accuse me with food stamp fraud
at 140-158 Sanford Avenue FLushing N.Y. 11355.

Dated: 06-12-17

Sekou, Kamayato
Plaintiff

IV. Relief

State briefly and precisely what damages or other relief the plaintiff asks the court to order. Do not make legal arguments. Include any basis for claiming that the wrongs alleged are continuing at the present time. Include the amounts of any actual damages claimed for the acts alleged and the basis for these amounts. Include any punitive or exemplary damages claimed, the amounts, and the reasons you claim you are entitled to actual or punitive money damages.

I'm asking the jury and the Court Very Respectfully to please grant me the judgment in the amount of \$79,000,000,000.00 as such as the Court may find just a proper.

V. Certification and Closing

Under Federal Rule of Civil Procedure 11, by signing below, I certify to the best of my knowledge, information, and belief that this complaint: (1) is not being presented for an improper purpose, such as to harass, cause unnecessary delay, or needlessly increase the cost of litigation; (2) is supported by existing law or by a nonfrivolous argument for extending, modifying, or reversing existing law; (3) the factual contentions have evidentiary support or, if specifically so identified, will likely have evidentiary support after a reasonable opportunity for further investigation or discovery; and (4) the complaint otherwise complies with the requirements of Rule 11.

A. For Parties Without an Attorney

I agree to provide the Clerk's Office with any changes to my address where case-related papers may be served. I understand that my failure to keep a current address on file with the Clerk's Office may result in the dismissal of my case.

Date of signing: 09-26, 2017

Signature of Plaintiff

Printed Name of Plaintiff

[Signature]
Sekou Kouyate

Defendant No. 6

What is the basis for federal court jurisdiction? (check all that apply)

☒ Federal question

☐ Diversity of citizenship

Fill out the paragraphs in this section that apply to this case.

A. If the Basis for Jurisdiction Is a Federal Question

List the specific federal statutes, federal treaties, and/or provisions of the United States Constitution that are at issue in this case.

Frauds, defamation of character, negligence, discrimination.

B. If the Basis for Jurisdiction Is Diversity of Citizenship

1. The Plaintiff(s)

a. If the plaintiff is an individual

The plaintiff, (name) *Se/Kou, Kouyats*, is a citizen of the State of (name) *NEW YORK*.

b. If the plaintiff is a corporation

The plaintiff, (name) *N/A*, is incorporated under the laws of the State of (name) _____ and has its principal place of business in the State of (name) _____.

(If more than one plaintiff is named in the complaint, attach an additional page providing the same information for each additional plaintiff.)

2. The Defendant(s)

a. If the defendant is an individual

The defendant, (name) *N/A*, is a citizen of the State of (name) _____. Or is a citizen of (foreign nation) _____.

Defendant no(6)

b. If the defendant is a corporation

The defendant, (name) THE Market place INC is incorporated under the laws of the State of (name) NEW YORK, and has its principal place of business in the State of (name) NEW YORK. Or is incorporated under the laws of (foreign nation) _____, and has its principal place of business in (name) THE Market place INC NEW YORK

(If more than one defendant is named in the complaint, attach an additional page providing the same information for each additional defendant.)

3. The Amount in Controversy

The amount in controversy—the amount the plaintiff claims the defendant owes or the amount at stake—is more than \$75,000, not counting interest and costs of court, because (explain):

I'm nicely asking the court to please grant me the judgment in the amount of \$85000000000 and disbursement together with any other relief the court may find to be just proper.

III. Statement of Claim

Write a short and plain statement of the claim. Do not make legal arguments. State as briefly as possible the facts showing that each plaintiff is entitled to the damages or other relief sought. State how each defendant was involved and what each defendant did that caused the plaintiff harm or violated the plaintiff's rights, including the dates and places of that involvement or conduct. If more than one claim is asserted, number each claim and write a short and plain statement of each claim in a separate paragraph. Attach additional pages if needed.

I was set-up by THE Market place INC for to be accuse of and the Market place accuse me of Health insurance frauds on January 9, 2017 and when I was applying, the agent ask me if I was a citizen or naturalize citizen.

Defendant no6

The Market Place INC

1. I apply for my family instead I was ask if I was citizen or naturalize citizen.

2. I said what different does that make it I'm just applying for my family as qualified citizen are you discriminating me.

3. I was putting on Hold for other 45 minute for very long time and then came back and tell me to call back when I find out.

4. if I was naturalize citizen or citizen I said OK and I said that I want to speak to the supervisor she cut the line.

5. The call was drop then I call back to request for supervisor they refuse to transfer me to the supervisor.

6. I have all recording on my cell phone for prove if the court request it I will provide the complete transcription.

7. Has been recorded it is unfair, illegal unamerican to treat and discriminate another citizen with unfair right.

Defendant no 1

- 1 The agent Mr Parker Had no paper legal paper to order ACS to remove my 4 kids from there Happy Home.
- 2 I said why because I'm African American that is a full discrimination.
- 3 I Have not come in to investigate the allegation of the kids missing schools maybe there are sick or just stay Home to rest for
- 4 The later no investigation off neglect Abuse or any kind of mistreating of my Kids but Scriven.
- 5 I said that I will not release my kids without a court order that said to do so
- 6 and I call 911 for help to send a police chief.

He believe that the call should be confirm to be true, then you consult and talk to the kids if at any time the have been abuse.

7 I will ask first if the been neglect or at any time that daddy fail to buy food, cloth shoes, clean room, shoes supply.

8 I provide money schools every day, give them love, caring for them, for them to be happy all the time, anytime, any where, I give them anything for there wellbeing.

9 I provide there every day need because there an america kids Happiness. His a best policy

10 I Have not neglect or abuse this kids at all and you want to discriminate and take away. I need justice.

S.K07-06-17

Dated: 06-12-17

Sekou Kouyaté
Plaintiff

11 I think after five minute it looks like the was right in my closet into police lane and I release my kids to them without any document.

12 I know after 8AM, later same night I felt very discriminated the person came with CS FOIA Form expecting to feed me.

13 He said to sign that I want any release my kids to them I said no that it is scam I will not sign because it is a discrimination.

14 My kids have no neglect or abuse or mistreat on this kids you have receive a call from my kids schools yes but I think you are still discriminating

15 I believe that when you receive information that information has to be verified, investigated, verified and confirm.

GK07-06-17

Dated: ~~06-12-17~~

Se Kau Kouyate
Plaintiff

16 I think it is a discrimination that you receive information from schools without any investigation you just have to remove my kids.

17 I think you have to verified and confirm to be true then you consult and talk to the kids if at any time there have been abuse.

18 my kids are discriminate because they are black and African American no sign of neglect or at any time that I did not provide food.

19 I provide for my Konyak family but we discriminate I buy cloth, shoes, cleaner room, school supplies, money for school.

20 I every day, let's give them love caring for them to be happy, and I make sure at anytime, anywhere that I provide them there everyday need.

SIX 07-06-17

Dated: ~~06-12-17~~

Sekou Konyak
Plaintiff

- Q1 ACS should not discriminate against Young's family and destroy our Happy family for the interest of ACS.
- Q2 How many Kids America Kids out there that has their Happy life destroyed by ACS Systems, Scams, frauds, negligence.
- Q3 I believe that my Kids and all American Kids deserve justice to the fullest extent of the law to get them back to their Happy life.
- Q4 America that I believe and we all believe stand for justice for all that injustice anywhere is a threat to justice everywhere.
- Q5 All Kids should and have to grow ^{up} with their biological parent in happiness and harmony and love they deserve.
- Q6 This are America Kid means they are our future and the future of this great nation the best country in the planet should not have the right or be part of its own family destruction.

- 27 No America Kids as to suffer from being removed specially illegally from it Happy Home like we are in the third world Country.
- 28 This is the America I believe in and we all believing in it is 21st Century America we have to be part of solution not parts of problem.
- 29 These kids need to go back to there loving America family for them to be Happy again, to feel safe again, to feel caring again, to feel love again, to feel protected again to feel American again.
- 30 ACS as to know that there is no place for discrimination in America again Station January 20-2017 we all have to stand and support our value as an american our beliefs as american.
- 31 That Kids as to suffer by illegal Separation defination of ACS work of the America family our family our future the future this great nation and believe united we stand divided we fail.
- 32 America Kids need justice we get justice.

ACS should know that there no place for
distruition of our family, discrimination agains
Our America family.

33 I believe now and ike all as the believe
that as of January 20-2017 we will stand agains
injustice, fake systems, fake news, fake act
fake removal of our kids in there falling Home

34 That no discrimination agains anyone, anywhere
anytime, anyplace, anyHow so ACS should
do better to contribute to make this greast nation
great again.

35 NO discrimination agains anyone base on origine
sex, Sexual orientation, nationality, personality,
religion, culture, color of skin Hair or Height, weight,
anyHow; any man, woman, kids, elderly, animal
all kind, Body of water all kinds, forest all kinds.

Dated: 07-06-17

Sekou Kouyate
Plaintiff

36 The way I feel when my childrens was
remove from Home the way the feel been remove
from Home, remove from the school the love
remove from the neighborhood the love I believe
that it was very painful.

37 To me to them by them asking Very dan
daddy I want to go Home daddy want I'm I
going home it is very heartful to see your kids
safer from those illegal act.

38 Yes and all America as to stand against
discrimination of all kinds, all forms that I believe
and we all as to believe that America deserve
better that America kids deserve better.

39 Better Quality of life, better Quality of love
better Quality of caring, better Quality of protection
better Quality of safety, better Quality of justices.

Dated: 07-06-17

Sekou Kanyate
Plaintiff

110 ACS agent and the staff all of the organisation
Has to ask for forgiveness from God for doing
those bad means very bad work to this
nation kids.

111 We are in America not in the third world
country we have to unit our family to be together
as a family to together as a family for them
to value the meaning of family definition.

112 My family was separated by them legally
the Kourate family suffer for there destruction
the distrust our happiness, our love, our believe
our family value.

113 As of 21st century I believe we all believe
that the greatness of this country is to serve and
protect its people in land that is the land of freedom
the Home of the brave.

114 Our kids should not suffer by separating
them from there loving parent and Home we
should provide them all the help they need by
them staying with there parent. that is what
America stand and is what we all believe and should believe.

15 America Has better Value than this the greater nation on the face of the fact Has to be able to take care it family problem in a family find solution to our kids problem and save them.

16 by them staying with there family in the family you are removing them because of the problem or because of your interest means personal interest

17 I believe and I know that we save our family problem and still protect our kids from abuse and neglect by standing against illegal removal of our kids.

18 ACS and I and all of us will believe together we will make american children safe again, together we will make our children protected, believe again, trusted again, love again, rich again, caring again, that America I believe that will make America super super great again.

Dated: 07-06-17

Se Kon Kouyate
Plaintiff

IV. Relief

State briefly and precisely what damages or other relief the plaintiff asks the court to order. Do not make legal arguments. Include any basis for claiming that the wrongs alleged are continuing at the present time. Include the amounts of any actual damages claimed for the acts alleged and the basis for these amounts. Include any punitive or exemplary damages claimed, the amounts, and the reasons you claim you are entitled to actual or punitive money damages.

I'm Respectfully asking the Court to please grant me the judgment in the amount of \$750000000000 in this case and disbursement together with any other relief the Court finds to be just proper.

V. Certification and Closing

Under Federal Rule of Civil Procedure 11, by signing below, I certify to the best of my knowledge, information, and belief that this complaint: (1) is not being presented for an improper purpose, such as to harass, cause unnecessary delay, or needlessly increase the cost of litigation; (2) is supported by existing law or by a nonfrivolous argument for extending, modifying, or reversing existing law; (3) the factual contentions have evidentiary support or, if specifically so identified, will likely have evidentiary support after a reasonable opportunity for further investigation or discovery; and (4) the complaint otherwise complies with the requirements of Rule 11.

A. For Parties Without an Attorney

I agree to provide the Clerk's Office with any changes to my address where case-related papers may be served. I understand that my failure to keep a current address on file with the Clerk's Office may result in the dismissal of my case.

Date of signing: 09-26, 2017

Signature of Plaintiff

Printed Name of Plaintiff

Sekou Kouyate
Sekou Kouyate

defendant no(12)

What is the basis for federal court jurisdiction? (check all that apply)

☒ Federal question

☐ Diversity of citizenship

Fill out the paragraphs in this section that apply to this case.

A. If the Basis for Jurisdiction Is a Federal Question

List the specific federal statutes, federal treaties, and/or provisions of the United States Constitution that are at issue in this case.

Frauds negligence, discrimination
Kidnapping of 11 or many American Kids

B. If the Basis for Jurisdiction Is Diversity of Citizenship

1. The Plaintiff(s)

a. If the plaintiff is an individual

The plaintiff, (name) *Sekou Kouyate*, is a citizen of
the State of (name) *New York*

b. If the plaintiff is a corporation

The plaintiff, (name) *N/A*, is incorporated
under the laws of the State of (name) _____
and has its principal place of business in the State of (name) _____

(If more than one plaintiff is named in the complaint, attach an additional page providing the same information for each additional plaintiff.)

2. The Defendant(s) *(12)*

a. If the defendant is an individual

The defendant, (name) *N/A*, is a citizen of
the State of (name) _____. Or is a citizen of
(foreign nation) _____

defendant no 12

b. If the defendant is a corporation

The defendant, (name) Foredale INC, is incorporated under the laws of the State of (name) New York, and has its principal place of business in the State of (name) New York. Or is incorporated under the laws of (foreign nation) _____, and has its principal place of business in (name) New York.

(If more than one defendant is named in the complaint, attach an additional page providing the same information for each additional defendant.)

3. The Amount in Controversy

The amount in controversy—the amount the plaintiff claims the defendant owes or the amount at stake—is more than \$75,000, not counting interest and costs of court, because (explain):

I'm asking the court to please grant me the judgement in the amount of \$450000000000 on this case and disbursement together with any other relief the court finds to be just proper.

III. Statement of Claim

Write a short and plain statement of the claim. Do not make legal arguments. State as briefly as possible the facts showing that each plaintiff is entitled to the damages or other relief sought. State how each defendant was involved and what each defendant did that caused the plaintiff harm or violated the plaintiff's rights, including the dates and places of that involvement or conduct. If more than one claim is asserted, number each claim and write a short and plain statement of each claim in a separate paragraph. Attach additional pages if needed.

on 03-01-2017 at 9pm abuses Parker from ACS came to illegally remove my 4 kids from there happy to put them in Foredale Foster care without any legal paper to do so, or any sign of neglect, Abuse or any evidence of mistreatment of those kids.

defendant no(12)

- 1 I think it looks like the was right in my court two other officer came and I release my kids to them later same night after 2 AM.
 - 2 Mr Parker came with a form ES701B Expecting to force me to voluntary release my kids I said that it is a big discrimination to force me with this wrong form for me to sign in the wrong place.
 - 3 I thing it is a scam to discriminate me like that and thinking that I'm stupid to sign that form, I think we have to make America great again.
 - 4 I refuse to sign it because my kids has no sign of neglect or abuse or mistreat, He said He recieve a call from my kids school the took my kids to preschool for foster care the took my kids without any proper ^{legal} documentation the discriminate my kids, and me because I'm black and African.
- Dated: SK 07-08-17

Sekou Kouyate
Plaintiff

5 I believe that Konyale family Has been discriminate I Have not done any neglect or abuse investigation before removing all my kids.

6 I think the issue a order of protection illegally went I Had the one from Criminal Court against my lawful wife.

7 I receive a full order of protection from domestic violence cases that happen on August 9-2016 and she was arrested.

8 I was violated abuse and set up by my lawful wife with a tablet loaded with child pornography and attempt murder.

9 She put a black magic on me and cut in the back of my head she said that she was protected by the police.

Dated: ^{Six} 07-06-17

S. Kou, Konyale
Plaintiff

10 I believe that Foresdale has discriminated against Kouyate families for legally putting that in there care means foster care.

11 My kids Cassandra Kouyate, Zainabou, Kouyate Amara Kouyate, and Sekou Jr Kouyate was abuse and has been fully discriminated against because there are American citizens.

12 they was legally born in the first place by ACS then legally putting them in Foster care legally by Frauds, negligence of the foresdale.

13 Foresdale as January 20-2017 should know that American kids deserve to be fully protected on our soil and abroad, anywhere, anyplace, anyhow at anytime.

14 That this is a greater nation in the planet the best country in the world that believe and stand for justice, Freedom for it citizen.

15 The American kids here and abroad should be fully united to there family, that I believe and we all believe.

- 16 That injustice anywhere is a threat to justice
everywhere we American do not stand for Broken up
our family we all have to do ~~the~~ the best we
can to unit and protect our family.
- 17 By uniting them not to distrust them
the American kids are our Future and our life
the deserve to be unite to there family.
- 18 We know and I believe united we stand
divided we fall so it has to start with our
children the future of the state means united state
of America.
- 19 Foreade Take in my four kids without
any proper paper work or documentation but
Sorella How many kids as of today life as been
putting in danger.
- 20 How many kids life has been affected How
many love been taking away from those innocent
kids the American kids.
- 21 I will stand up all of Hate to stand for
justice for our children ^{protection and safety} Here and Abroad.

22 That all children the american children deserve better should be united to there family to give them love the deserve; Happiness that he deserve being that deserve.

23 They are our children the children of united of america they have to be united not to be detuned they have to be love by there biological parent.

24 Forefale and it agent know and has to know that there is an affect means serious affect on children intent there are remove from there parent and serious consequences to the nation future.

25 I we stand and we all have to stand against discrimination of all kinds, that no discrimination against anyone, anywhere, anyplace, at any time against any children of the nation.

SIX-07-06-17
Dated: 06-12-17

Sekou, Kouyate
Plaintiff

26 Forestdale and it agent has discriminated my family, destroyed my family now we all will stand against discrimination.

27 That from January 20-2017 the American children will get there love back the will all get back to there biological parent for the best interest of this great nation.

28 The best interest of our Country the best interest of our future no discrimination against anyone base on sex, culture, origin, sexual orientation, color of skin, Hair, eyes, weight, Height, nationality means at all.

29 I believe and we all believe that together we will make America safe again, together we will make America believe again, love again, caring again, protected again, beautiful again, thankful again yes that we will make America Super Super great again

S.R 07-06-17

Dated: 06-12-17

SEKou, Kouyat
Plaintiff

IV. Relief

State briefly and precisely what damages or other relief the plaintiff asks the court to order. Do not make legal arguments. Include any basis for claiming that the wrongs alleged are continuing at the present time. Include the amounts of any actual damages claimed for the acts alleged and the basis for these amounts. Include any punitive or exemplary damages claimed, the amounts, and the reasons you claim you are entitled to actual or punitive money damages.

I'm Respectfully asking the Court to please grant me the full judgement in the amount of \$1,500,000,000.00 on this case and disbursement together with any other relief the court finds to be just proper.

V. Certification and Closing

Under Federal Rule of Civil Procedure 11, by signing below, I certify to the best of my knowledge, information, and belief that this complaint: (1) is not being presented for an improper purpose, such as to harass, cause unnecessary delay, or needlessly increase the cost of litigation; (2) is supported by existing law or by a nonfrivolous argument for extending, modifying, or reversing existing law; (3) the factual contentions have evidentiary support or, if specifically so identified, will likely have evidentiary support after a reasonable opportunity for further investigation or discovery; and (4) the complaint otherwise complies with the requirements of Rule 11.

A. For Parties Without an Attorney

I agree to provide the Clerk's Office with any changes to my address where case-related papers may be served. I understand that my failure to keep a current address on file with the Clerk's Office may result in the dismissal of my case.

Date of signing: 09-26, 2017

Signature of Plaintiff

Printed Name of Plaintiff

[Signature]
Sehan, Kanyate

defendant no (13)

What is the basis for federal court jurisdiction? (check all that apply)

☒ Federal question

☐ Diversity of citizenship

Fill out the paragraphs in this section that apply to this case.

A. If the Basis for Jurisdiction Is a Federal Question

List the specific federal statutes, federal treaties, and/or provisions of the United States Constitution that are at issue in this case.

Frauds, Breach of Contract, negligence
Set-up, discrimination

B. If the Basis for Jurisdiction Is Diversity of Citizenship

1. The Plaintiff(s)

a. If the plaintiff is an individual

The plaintiff, (name) *Sekou Kouyate*, is a citizen of
the State of (name) *New York*

b. If the plaintiff is a corporation

The plaintiff, (name) *N/A*, is incorporated
under the laws of the State of (name) _____
and has its principal place of business in the State of (name) _____

(If more than one plaintiff is named in the complaint, attach an additional page providing the same information for each additional plaintiff.)

2. The Defendant(s) *(13)*

a. If the defendant is an individual

The defendant, (name) *N/A*, is a citizen of
the State of (name) _____. Or is a citizen of
(foreign nation) _____

Defendant no (13)

b. If the defendant is a corporation

The defendant, (name) The Child Center of N.Y is
incorporated under the laws of the State of (name)
NEW YORK, and has its principal place of
business in the State of (name) NEW YORK. Or is
incorporated under the laws of (foreign nation)
_____ and has its principal place of
business in (name) NEW YORK.

(If more than one defendant is named in the complaint, attach an
additional page providing the same information for each additional
defendant.)

3. The Amount in Controversy

The amount in controversy—the amount the plaintiff claims the defendant
owes or the amount at stake—is more than \$75,000, not counting interest
and costs of court, because (explain):

*I'm asking the Court to please grant
me the judgement in the amount of
\$196,000.00 plus disbursement together with
any relief the Court finds to be just proper.*

III. Statement of Claim

Write a short and plain statement of the claim. Do not make legal arguments. State as
briefly as possible the facts showing that each plaintiff is entitled to the damages or other
relief sought. State how each defendant was involved and what each defendant did that
caused the plaintiff harm or violated the plaintiff's rights, including the dates and places
of that involvement or conduct. If more than one claim is asserted, number each claim
and write a short and plain statement of each claim in a separate paragraph. Attach
additional pages if needed.

*The Child Center of N.Y. as legally accuse
me of Food Stamp Fraud on 03- of 2016
at 140-158 Sanford Avenue Flushing N.Y 11355
a very serious crime,*

- 1 I also was video tape by them so the set me up with accusation that of food stamps fraud very bad intention and serious accusation.
- 2 I believe that the America family's do deserve more than that, fair hearing has confirm that I was discriminate, that I deserve justice.
- 3 They felt to comply with the order that came from fair hearing and still send me less that I deserve and family right has been violated.
- 4 We have been discriminate and also violated their rules and regulation of America poor family, we ask for help for well being and of our kids,

Dated: 09-24-17
06-12-17

Zekou Kouyate
Plaintiff

5 I ask for them to comply it was Refuse with law but I'm asking for justice so that no one should be discriminate due to ask them to comply to all the Rules and regulation of (Snap)

6 I'm asking to pay me back a retroactive benefit for the well being of my American kids and all there Right for there well being.

7 I will be and I'm in mission to ask for justice for me and my family that Has been discriminate to the full extent.

8 I believe been discriminate is very painful experience for family there service are made available for the well being the American families

Dated: 09-24-17
~~06-12-17~~

Sekou, Kanyate
Plaintiff

9 I believe that no one has to be discriminated by at anytime based on religion, sex, sexual orientation, nationality, origin, color, weight, height, or languages because it is one of the basic and land freedom,

10 I know it has been giving to American families for them to be taking care again, for all American kids to love, appreciate again and be Thankful again.

11 The have to believe that they can count on America to make the life better, smarter, greater than ever before, and super super great again.

12 The are not living in third world country the are from the United State of America and yes they deserve it if they qualify the deserve better because they are American.

Dated: 09-24-17
06-12-17

SeKorn, Konayato
Plaintiff

13 We American family will again trust and believe again in the Soldiers that are given to the America family for the wellborn.

14 We together we are going make this Country Super Super great again, that is my believe because. Injustice anywhere is a trait to justice everywhere.

Dated: 09-24-17
~~06-12-17~~

Sekau Kanyato
Plaintiff

IV. Relief

State briefly and precisely what damages or other relief the plaintiff asks the court to order. Do not make legal arguments. Include any basis for claiming that the wrongs alleged are continuing at the present time. Include the amounts of any actual damages claimed for the acts alleged and the basis for these amounts. Include any punitive or exemplary damages claimed, the amounts, and the reasons you claim you are entitled to actual or punitive money damages.

I'm asking the respectfully grant me the judgement in the amount of \$96,000,000 plus disbursement together with any relief the court finds to be just proper.

V. Certification and Closing

Under Federal Rule of Civil Procedure 11, by signing below, I certify to the best of my knowledge, information, and belief that this complaint: (1) is not being presented for an improper purpose, such as to harass, cause unnecessary delay, or needlessly increase the cost of litigation; (2) is supported by existing law or by a nonfrivolous argument for extending, modifying, or reversing existing law; (3) the factual contentions have evidentiary support or, if specifically so identified, will likely have evidentiary support after a reasonable opportunity for further investigation or discovery; and (4) the complaint otherwise complies with the requirements of Rule 11.

A. For Parties Without an Attorney

I agree to provide the Clerk's Office with any changes to my address where case-related papers may be served. I understand that my failure to keep a current address on file with the Clerk's Office may result in the dismissal of my case.

Date of signing: 09-26, 2017

Signature of Plaintiff

Printed Name of Plaintiff

[Signature]
Sekou, Kouyate

defendant no 14)

What is the basis for federal court jurisdiction? (check all that apply)

☒ Federal question

☐ Diversity of citizenship

Fill out the paragraphs in this section that apply to this case.

A. If the Basis for Jurisdiction Is a Federal Question

List the specific federal statutes, federal treaties, and/or provisions of the United States Constitution that are at issue in this case.

Frauds, negligence, discrimination, set-up, defamation of character, attempted Murder

B. If the Basis for Jurisdiction Is Diversity of Citizenship

1. The Plaintiff(s)

a. If the plaintiff is an individual

The plaintiff, (name) *Sekou Kouyate* is a citizen of the State of (name) *New York*.

b. If the plaintiff is a corporation

The plaintiff, (name) *N/A*, is incorporated under the laws of the State of (name) _____ and has its principal place of business in the State of (name) _____.

(If more than one plaintiff is named in the complaint, attach an additional page providing the same information for each additional plaintiff.)

2. The Defendant(s) *14*

a. If the defendant is an individual

The defendant, (name) *N/A*, is a citizen of the State of (name) _____. Or is a citizen of (foreign nation) _____.

defendant no(14)

b. If the defendant is a corporation

The defendant, (name) *NATIONWIDE Mutual Insurance Company*, is incorporated under the laws of the State of (name) *NEW YORK*, and has its principal place of business in the State of (name) *NEW YORK*. Or is incorporated under the laws of (foreign nation) _____, and has its principal place of business in (name) *NEW YORK*.

(If more than one defendant is named in the complaint, attach an additional page providing the same information for each additional defendant.)

3. The Amount in Controversy

The amount in controversy—the amount the plaintiff claims the defendant owes or the amount at stake—is more than \$75,000, not counting interest and costs of court, because (explain):

I'm asking the court to please grant me the judgment in the amount of \$ 999,000,000,000.00 on this case and disbursement together with any relief the court finds to be just proper.

III. Statement of Claim

Write a short and plain statement of the claim. Do not make legal arguments. State as briefly as possible the facts showing that each plaintiff is entitled to the damages or other relief sought. State how each defendant was involved and what each defendant did that caused the plaintiff harm or violated the plaintiff's rights, including the dates and places of that involvement or conduct. If more than one claim is asserted, number each claim and write a short and plain statement of each claim in a separate paragraph. Attach additional pages if needed.

On November 28-2016 at 95-19 51st Avenue in Queens, I was a victim of Nationwide Mutual Insurance Company fraud and organize crime. by there criminal agent Nancy Jimares,

Company

- Defendant no 14 Nationwide Mutual Insurance
1. an accident against me to get me kill or accuse me intentionally with insurance frauds by there organise crime agent to collide there car into my car.
 2. on 11-28-16 I was picking up my kid from the pharmacie and this car came from nowhere and Hit me car.
 3. I call the police to make an accident Report after 45 minute the police officer Nicholas R. Amato and his partner came to the location.
 4. officer Nicholas R. Amato came and ask me About the accidente and I give Him my side of Story and He ask me About my driver license.
 5. and My insurance ID Card which I did just that, and officer Nicholas R. Amato from 110th precinct in Queens.
 6. went to the driver number 2 means the next car that collided with into my car intentionally and touch over 20 minute.

7 making a phone touching to that driver and speaking to other people on the side work that was also the member of that organize crime against me to get me kill.

8 After after 45 minute spending time with the next driver and the people at the side work, a phone calls all that.

9 officer Nicholas R. Amato came back to me and ask me about if I can step out of the car and see the damage of the second car.

10 I said officer I do not believe that, that is necessary can you just make your report and let me go I'm very late to work.

11 officer insisted that I step out of my car I said OK and I did do what my officer said.

Dated: 09-24-17

Sekou Kouyate
Plaintiff

12 my NYPd officer said again what happen and I said the same thing back to him means the same story that I told him at first.

13 the officer Nicholas R. Amato said to me ok now you have to change the information and resolve it in the phone call.

14 I said officer what do you means about that I call you to simply make an official police accident or the organise crime accident.

15 To get me kill the set-up crime the set-up accident and you are under oath officer I don't thing that you should see that to me again.

16 means Surgetting me to change the accident insurance info with a Criminal LINARES, Nancy So she can set-me up agains with another crime,

Dated: 09-24-17

Sekou Kouyate
Plaintiff

17 No officer that should not come out of you to do that at all as, a City Officer that all New Yorker Count on you to serve and protect.

18 the Citizen of New York and Citizen of United State of America, an officer that we all to trust and Respect.

19 I insist not to make any change of information with the Criminal means the driver of the second car at all.

20 an 1 Hour 45 minute has pass just like that and this officer is with another third car with another lady inside that came to the side

21 the place of accident that third car came to the side at the same location, got video taping me and my car.

Dated: 09-24-17

Sekou Kouyate
Plaintiff

22 Using all discriminating word F African
Video tapping me all the Car and insulting
me with all kind of bad word you can think of,

23 I did not Respond at all to that third
car driver I was still seating in the Car waiting
for my officer to make the official Report of
the organize Crime act.

24 My officer Nicholas R. AMATO came back
to me with Miss LinVares Nancy information
adress and phone no.

25 To call Ms LinVare Nancy later and Resolve
the issue with Her later I Said to my My Pd
No Sir I call you to make a Report. and.

26 I Think you Shoud do just that please
now it offer 2 Hours now/ and nothing,

Dated: 09-24-17

Sekou Kouyate
Plaintiff

8 I feel so discriminate and felt humiliat
that in 21st century yes there is still people that
treat people like garbage.

9 I went to my doctor office I find the
illegal blood work in my file intent I Requested
a copy of my file.

10 There ^{was} an illegal Blood ^{work} Charge in my
file that I was not aware of my last visit
was on August ²⁰¹⁶ and that blood was made
on 12-20~~06~~ 2016.

11 He asked why the lady start giving me
different answers and run to the room to
call somebody for answers,

12 fully discriminate by charging for blood
work that I did authorize.

Sikou - 31-17
Dated: 06-12-17

Sekou Kouyate
Plaintiff

page 2 of 3

13 Kaupate family An America Citizens need help from my market place and we was fully Discriminate, set-up insulted,

14 disappointed and Hopeless, disappointed that an American Citizen has to be discriminated by the market place at the service of this people of America,

15 I believe injustice anywhere is a threat to justice everywhere now we are asking one thing and one thing only justice,

16 justice to make America great again for the best interest of this great nation America real has to be safe again, and talk to listen again, love each other again,

Dated: ~~08-12-17~~
S.K07-31-17

Sekou Kaupate
Plaintiff

Page 3 of 3

17 I know the market should ^{not} discriminate at all
discriminate against, race, color, religions, sex
nationality, sexual orientation, eyes color, weight
Height, origine, dignity.

18 I have a dream that one day every poor
American will be qualified in the market place
without any discrimination of any kind,

19 I believe injustice anywhere is a threat to
justice everywhere, all I ask is justice for Kouate
family and believe my America justice to do just that
for the best of all America

20 For the American family to love again for the
American to be grateful again, for the American to believe
again, for American to love again, for the America
to listened again that will definitely and will make
this great nation Super, Super great again.

Dated: ^{9/20/17} 31-17
~~06-12-17~~

SKou Kouate
Plaintiff

page 4 of 5

21 and did not donate. I call again to find out if that is possible I machine did not recognise my Social Security number.

22 I try to get to Someone to get an answer and He came to see that I Have to make another Application.

23 I Said no it not time to Recertifier tho you just Have to do new application I said no let me talk to Supervisor.

24 She Cut the phone on me OK Since I'm get an answer and don't know what going on nobody want to help because I'm black and African.

25 I Have to Request for closure of my Kids insurance at risk of my Kids life.

Sikou - 31-17
Dated: 06-12-17

Sekou Kouyate
Plaintiff

page 3 of 5

IV. Relief

State briefly and precisely what damages or other relief the plaintiff asks the court to order. Do not make legal arguments. Include any basis for claiming that the wrongs alleged are continuing at the present time. Include the amounts of any actual damages claimed for the acts alleged and the basis for these amounts. Include any punitive or exemplary damages claimed, the amounts, and the reasons you claim you are entitled to actual or punitive money damages.

I'm respectfully requesting the court to please grant me the judgment in the amount of \$850000000000 and disbursement together with any other relief the court find to be just proper.

V. Certification and Closing

Under Federal Rule of Civil Procedure 11, by signing below, I certify to the best of my knowledge, information, and belief that this complaint: (1) is not being presented for an improper purpose, such as to harass, cause unnecessary delay, or needlessly increase the cost of litigation; (2) is supported by existing law or by a nonfrivolous argument for extending, modifying, or reversing existing law; (3) the factual contentions have evidentiary support or, if specifically so identified, will likely have evidentiary support after a reasonable opportunity for further investigation or discovery; and (4) the complaint otherwise complies with the requirements of Rule 11.

A. For Parties Without an Attorney

I agree to provide the Clerk's Office with any changes to my address where case-related papers may be served. I understand that my failure to keep a current address on file with the Clerk's Office may result in the dismissal of my case.

Date of signing: 09-26, 2017

Signature of Plaintiff

Printed Name of Plaintiff

[Signature]
Sikou, Kouyate

Defendant no(7)

What is the basis for federal court jurisdiction? (check all that apply)

☒ Federal question

☐ Diversity of citizenship

Fill out the paragraphs in this section that apply to this case.

A. If the Basis for Jurisdiction Is a Federal Question

List the specific federal statutes, federal treaties, and/or provisions of the United States Constitution that are at issue in this case.

*Frauds, Scam, lied, Set-up, Manipulation
use, discrimination, defamation of character,
uses,*

B. If the Basis for Jurisdiction Is Diversity of Citizenship

1. The Plaintiff(s)

a. If the plaintiff is an individual

The plaintiff, (name) *Sekou Kouyate*, is a citizen of
the State of (name) *New York*

b. If the plaintiff is a corporation

The plaintiff, (name) *N/A*, is incorporated
under the laws of the State of (name) _____,
and has its principal place of business in the State of (name) _____

(If more than one plaintiff is named in the complaint, attach an additional page providing the same information for each additional plaintiff.)

2. The Defendant(s)

a. If the defendant is an individual

The defendant, (name) *N/A*, is a citizen of
the State of (name) _____. Or is a citizen of
(foreign nation) _____

Defendant no(7)

b. If the defendant is a corporation

The defendant, (name) NYPD 110th precinct is
 incorporated under the laws of the State of (name)
NEW YORK, and has its principal place of
 business in the State of (name) NEW YORK. Or is
 incorporated under the laws of (foreign nation)
 _____ and has its principal place of
 business in (name) NEW YORK.

(If more than one defendant is named in the complaint, attach an
 additional page providing the same information for each additional
 defendant.)

3. The Amount in Controversy

The amount in controversy—the amount the plaintiff claims the defendant
 owes or the amount at stake—is more than \$75,000, not counting interest
 and costs of court, because (explain):

The amount I'm asking the court
to please grant me the judgement of
\$850000000000 plus disbursement together
with any other relief the court may find to be
just proper.

III. Statement of Claim

Write a short and plain statement of the claim. Do not make legal arguments. State as
 briefly as possible the facts showing that each plaintiff is entitled to the damages or other
 relief sought. State how each defendant was involved and what each defendant did that
 caused the plaintiff harm or violated the plaintiff's rights, including the dates and places
 of that involvement or conduct. If more than one claim is asserted, number each claim
 and write a short and plain statement of each claim in a separate paragraph. Attach
 additional pages if needed.

The NYPD at 110th precinct set me up with
my beautiful wife to accuse me of Rape and
use my wife to put Voodoo on me to get me
kill in January 2017, also use my wife with
a Call Recording APP to Record my personal conversation,
so much more.

Dependent no (8)

NYPD 110th precinct

1 On August 9 2016 my lawful wife who was arrested for domestic violence she agreed reluctantly until I was wounded.

2 She came back home 24 hours later on the false ground that the order of protection against her was lifted by the police.

3 And she has right to return home I in the meantime checked her cell phone there was a call recorder Apps "int" in the phone.

4 Whereby I discovered that she was indeed accomplice with the 110th precinct to set me up by recording my personal phone calls.

5 To entrader will confirm that and testify to the Court to prove that allegation to be truth nothing but truth.

6 I was soundly accuse by 110th precinct with a lot of defamation of character and a lot of false accusation.

7 Since she came back home she completely changed I could not recognize her at all. I found out that the 110th precinct colluded with her to the degree of releasing with a plan to frame me,

8 with a serious and most odious crime of Sexually Violated, when I checked Her ^{call} recorder in Her phone I found out that she lied.

9 The initial order of protection was still in effect, then I hastened to go back to the 110th precinct to ask for enforcement enforcing old order, of protection or issue an arrest.

10 I was not feeling safe at any time in my house with Her at any time in my home, she even resorted to putting on me black magic in/oodoo from her mother when I listened to her mother on call recorder app of her phone. the

Dated: 06-12-17

Se Kou, Kouyato
Plaintiff

11 The 110th precinct knew all the long my wife aggressive activity against me I was not safe yet the police at 110th precinct collides with her against me.

12 I wanted to confirm on February 22-2017 Queen DA Mathew Reagan confessed to me that it is usual that when women are released police always collaborates with them in framing their spouses.

13 I suffer a serious affect of woodoo I had to travel to Guinea for traditional treatment. She said she can do anything to me because she's protected by 110th precinct.

14 My life has been traitning by the officer of 110th precinct Ellen Spray a spray paint on my car traitning me of deportation. next page please

Dated: 06-12-17

Se Kou, Kouate
Plaintiff

page 3 of 4

15 I Have been falsely accuse of terrorism, taking my phone
deformation of carater, imulate in the Community

16 I Have been discriminate by them
because I'm black and AFrica, the Violate my
Constitutional Right, Set me up the tablet in my
car loaded with a child pornographicue,

17 putting pound of drug in my car, my
inlife phone Call Recorded app Has it all Recorded.

Dated: 06-12-17

SeKen, Kouyate
Plaintiff

page 4 of 4

IV. Relief

State briefly and precisely what damages or other relief the plaintiff asks the court to order. Do not make legal arguments. Include any basis for claiming that the wrongs alleged are continuing at the present time. Include the amounts of any actual damages claimed for the acts alleged and the basis for these amounts. Include any punitive or exemplary damages claimed, the amounts, and the reasons you claim you are entitled to actual or punitive money damages.

I'm Respectfully asking the court to please grant me the judgment in the full amount of \$850000000000 plus disbursement together with any other relief the court find to be just a proper,

V. Certification and Closing

Under Federal Rule of Civil Procedure 11, by signing below, I certify to the best of my knowledge, information, and belief that this complaint: (1) is not being presented for an improper purpose, such as to harass, cause unnecessary delay, or needlessly increase the cost of litigation; (2) is supported by existing law or by a nonfrivolous argument for extending, modifying, or reversing existing law; (3) the factual contentions have evidentiary support or, if specifically so identified, will likely have evidentiary support after a reasonable opportunity for further investigation or discovery; and (4) the complaint otherwise complies with the requirements of Rule 11.

A. For Parties Without an Attorney

I agree to provide the Clerk's Office with any changes to my address where case-related papers may be served. I understand that my failure to keep a current address on file with the Clerk's Office may result in the dismissal of my case.

Date of signing: 09-26-2017

Signature of Plaintiff

Printed Name of Plaintiff

[Signature]
Sehon, Kouyate

Defendant no. (8)

What is the basis for federal court jurisdiction? (check all that apply)

☒ Federal question☐ Diversity of citizenship

Fill out the paragraphs in this section that apply to this case.

A. If the Basis for Jurisdiction Is a Federal Question

List the specific federal statutes, federal treaties, and/or provisions of the United States Constitution that are at issue in this case.

*defamation of character, set-up, negligence
Set-up, Confession of the DA Matthew Regan
Confirming the set-up, discrimination***B. If the Basis for Jurisdiction Is Diversity of Citizenship**

1. The Plaintiff(s)

a. If the plaintiff is an individual

The plaintiff, (name) *Sekou Kouyate*, is a citizen of
the State of (name) *New York*

b. If the plaintiff is a corporation

The plaintiff, (name) *N/A*, is incorporated
under the laws of the State of (name) _____,
and has its principal place of business in the State of (name) _____*(If more than one plaintiff is named in the complaint, attach an additional page providing the same information for each additional plaintiff.)*2. The Defendant(s) *(8)*

a. If the defendant is an individual

The defendant, (name) *N/A*, is a citizen of
the State of (name) _____ Or is a citizen of
(foreign nation) _____

Defendant no(9)

b. If the defendant is a corporation

The defendant, (name) District Attorney of Queens County N.Y is incorporated under the laws of the State of (name) NEW YORK, and has its principal place of business in the State of (name) NEW YORK. Or is incorporated under the laws of (foreign nation) _____, and has its principal place of business in (name) NEW YORK.

(If more than one defendant is named in the complaint, attach an additional page providing the same information for each additional defendant.)

3. The Amount in Controversy

The amount in controversy—the amount the plaintiff claims the defendant owes or the amount at stake—is more than \$75,000, not counting interest and costs of court, because (explain):

I'm asking the Court to please grant me the judgment in the Amount of \$890000000000 and disbursement together with any other relief the Court may find to be just proper.

III. Statement of Claim

Write a short and plain statement of the claim. Do not make legal arguments. State as briefly as possible the facts showing that each plaintiff is entitled to the damages or other relief sought. State how each defendant was involved and what each defendant did that caused the plaintiff harm or violated the plaintiff's rights, including the dates and places of that involvement or conduct. If more than one claim is asserted, number each claim and write a short and plain statement of each claim in a separate paragraph. Attach additional pages if needed.

The District Attorney of Queens Has set-up my lawsuit in order to accuse me of the very serious crime to put my away for very long time. on February 22-2017 in the DA Matthew Regan office Confirmed to confirm that that is what the DA do with women get Arrested the use them to accuse there spouse of sexual crime.

Defendant (8) District Attorney Queens County N.Y.

1 I was Victim of Domestic Violence by my lawful wife who was arrested for that Criminal and Violent behavior on August 9 2016 at 97-20 57th Avenue Apt: 18K Corona N.Y. 11368

2 I was Violently aggressed by Her until I was wounded She came back home 24/17 later on the false ground that the order of protection

3 against Her was modified or lifted by the police She has been told that She can come home or return Home,

4 I said that is not possible that you can be authorize to come Home after 24/17 -

5 I said that the order at your very first time after 24/17 can not be lifted at all it is intent the order is issue.

6 The DA Confessed to me on 22 of February 2017 that yes the Set ~~for~~ me with Her Accuse me of a Sexual Crime.

7 I in the mean time checked her cellphone (Call Recorder App) in her phone whereby I discovered that she was indeed accomplice with 110th Precinct to set me up.

8 I listen to it find out she was indeed accomplice to set me up by recording my personal phone calls.

9 Since she came back home she completely changed. I could not recognize her at all, I found out that the 110th precinct colluded with her to the degree of releasing with a plan to frame me.

10 With a serious and most odious crime of Sexually Violated, when I checked her Call Recorder in her phone I found out that she lied to come home.

Dated: 9X07-06-17
06-12-17

Se Kou Kouyate
Plaintiff

11 The initial order of protection was still in effect, then I hastened to go back to the 110th precinct to ask for enforcing the old order of protection or issue one against.

12 I was not feeling safe at anytime in my house with Her at anytime in my Home, She even resorted to putting on me a black magic,

13 Woodoo or Voodoo from her mother when I listened to her mother on call Recorder app of her phone it tell all each and every detail,

14 The 110th precinct knew all the long my in life aggressive activity againsts me I was not safe at Home, yet the the police at 110th precinct belided with Her against me.

9107-0617
Dated: ~~06-12-17~~

Sekou Kouyaté
Plaintiff

15 I Suffer a serious affect of Woodoo I Had to travel to Guinex for traditional treatment, she said she can do anything to me because she is protected by 110th precinct.

16 my life Has been training by the officer of 110th precinct when spray a spray paint on my car, training me of deportation.

17 I Have been accuse of terrorism by 110th precinct at my return from treatment from africa on February 14 - 2017 I was call Aside by the officer of Custom.

18 I Have been taking to the room I been told the my aggressive wife Has Reported some allegation against me accusing me of terrorism.

Sikoz-06-17
Dated: 06-12-17

Sekou, Keesate
Plaintiff

- 19 I Have to confirm on February 22 - 2017 in Queens DA Matthew Reagan confirmed to me that it is usual that when women are released police always collaborates with them, in framing their spouses.
- 20 I Have been falsely accuse of terrorism, taking my phone, deformation of carater, immolate in my community.
- 21 I Have been discriminate by them because I am black and African, they violated my constitutional right, I Have been set up, the tablet in my car loaded with a child pornographic inside.
- 22 The 110th precinct Has set me up with pound of drug in my car, my Inlife phone tells all - "Call Recorder app" Has it all Recorded.

S.K 07-06-17
Dated: 06-12-17

SEKou Kouyate
Plaintiff

23 I'm asking for justice for DA Mathews Collaborating with them to make my life miserable in my City New York, the City that I love.

24 I don't believe that I should be treated that way at all and discriminated by them and I believe injustice anywhere is a threat to justice everywhere.

25 I believe my President when He said we have to make America great again yes it has to be safe again, it has to be protected again, it has to be respected again, it has to be believing again to its justice system.

26 I have been qualified Has an owner of this great nation no I'm not I have so much love for this great country working hard to care of my Kouyate family.

SIX07-06-17
Dated: 06-12-17

SEKOU KOUYATE -
Plaintiff

27 injustice anywhere is a threat to justice everywhere. the question has of today How many of innocent man seating in jail for those illegal act by DA Matthew Regan,

28 Admit His people it is a crime it is a disgrace to America Value America that I believe in and we all believe does not Value this act does not Value injustice.

29 Discrimination in America in 21st Century is illegal not fair if the Halls Succeeded with my wife there Set-up I will have been in jail by now Since God protected me I like to tell the story and the Sky will be my limit to seek for justice for all man, Woman innocent

30 Seating in jail by there illegal act and very discriminatory DA Matthew and District Attorney office should not discriminate or distrust people life by setting them up with there surprises.

31 more discriminate base on race, color Hair, Skin, Culture, religion, sex, Sexual orientation, nationality religion, origine, anywhere, anytime, anyplace.

32 We live in greatest country in the world that believe in justice, that believe in freedom for all equality for all if man commit a crime He should pay for it and woman commit a crime should pay for it that is justice for all.

33 I believe and we believe that no one is above the law that no one should suffer for their getting set-up for a crime He did not commit or do,

34 I stand for justice we all have to stand for justice that together we will make America safe again, together we will make America protected again together we will make America love again,

35 Together we will make America believe again, together we will make America trustful again, together we will make America caring again that it is America I believe in and that will make America Super Super great again,

Dated: 07-06-17

Sekou Kouyate
Plaintiff

defendant (S)

IV. Relief

State briefly and precisely what damages or other relief the plaintiff asks the court to order. Do not make legal arguments. Include any basis for claiming that the wrongs alleged are continuing at the present time. Include the amounts of any actual damages claimed for the acts alleged and the basis for these amounts. Include any punitive or exemplary damages claimed, the amounts, and the reasons you claim you are entitled to actual or punitive money damages.

I'm respectfully asking the Court to please grant me the judgement in the amount of \$890000000000 and disbursement together with any other relief the court finds to be just proper,

V. Certification and Closing

Under Federal Rule of Civil Procedure 11, by signing below, I certify to the best of my knowledge, information, and belief that this complaint: (1) is not being presented for an improper purpose, such as to harass, cause unnecessary delay, or needlessly increase the cost of litigation; (2) is supported by existing law or by a nonfrivolous argument for extending, modifying, or reversing existing law; (3) the factual contentions have evidentiary support or, if specifically so identified, will likely have evidentiary support after a reasonable opportunity for further investigation or discovery; and (4) the complaint otherwise complies with the requirements of Rule 11.

A. For Parties Without an Attorney

I agree to provide the Clerk's Office with any changes to my address where case-related papers may be served. I understand that my failure to keep a current address on file with the Clerk's Office may result in the dismissal of my case.

Date of signing: *09-26, 2017*

Signature of Plaintiff

Printed Name of Plaintiff

Sehon, Kouyate

Defendant no (9)

What is the basis for federal court jurisdiction? (check all that apply)

☒ Federal question

☐ Diversity of citizenship

Fill out the paragraphs in this section that apply to this case.

A. If the Basis for Jurisdiction Is a Federal Question

List the specific federal statutes, federal treaties, and/or provisions of the United States Constitution that are at issue in this case.

Attentif of Murder, frauds, set-up, lied, use, Confession, Discrimination.

B. If the Basis for Jurisdiction Is Diversity of Citizenship

1. The Plaintiff(s)

a. If the plaintiff is an individual

The plaintiff, (name) *SEKOU, Kouyate*, is a citizen of the State of (name) *NEW YORK*.

b. If the plaintiff is a corporation

The plaintiff, (name) *N/A*, is incorporated under the laws of the State of (name) _____, and has its principal place of business in the State of (name) _____.

(If more than one plaintiff is named in the complaint, attach an additional page providing the same information for each additional plaintiff.)

2. The Defendant(s) *(9)*

a. If the defendant is an individual

The defendant, (name) *MATTEN, Regan*, is a citizen of the State of (name) *NEW YORK*. Or is a citizen of (foreign nation) _____.

Defendant no(9)

DA MATTHEW ROGAN

- 1 I Had domestic Violence Case against my lawful wife she was arrested on August 9 2016 she directly aggrieved me.
- 2 Violently until I was wounded at 97-20 57th Avenue Apt: 18K CBORAN, NY 11368.
- 3 She came back Home on false ground that the order of protection against her was lifted by the police.
- 4 And She Has Right to Return home for meantime I checked her cell phone (1) call Recorder Apps
- 5 I discovered that she was sided the accomplice with the 110th precinct to set me up by Recording my personal phone call.
- 6 Since she came back home she completely changed I could not recognize her at all I found out that 110th precinct colluded with her.
- 7 To the degree of releasing with a plan to frame me,

With a serious and most odious crime of sexually violated when I checked the call recorder on her phone I found out that she lied the initial order of protection was still in effect.

8 Then I hastened to go was still in effect back to the 110th precinct to ask for enforcing the old order of protection of to issue one again.

9 I was not feeling safe at any time in my house she often resorted to putting on me black magic Voodoo from her mother.

10 When I listened to her mother as call recording app of her phone the 110th precinct knew all the long my wife aggressive activity against me.

11 I was not safe yet the police at 110th precinct colluded with her against me.

12 PS = I wanted mention that the first time she was arrested in August 2016 for 24H when she was released she lied to come home.

13. Matthew Regan should know that this country stand for justice for all not by putting innocent people in jail and disturbing there life

14. That the value of this great nation is to value Human life, value liberty for all that it is totally illegal to and unfair to put innocent people in jail.

15. That america has unbelievable value to Humanity than any country in the planet so that the should be part of solution not parts of problem.

16. the call apps in my life that I listen to is the one that save my life that safe from going to jail for 25 years.

17. What Happen to those innocent other people probably ~~in~~ millions innocent that Matthew Regan and it department has putting in jail.

18. I will not stop until all and every of them are totally free and being fully compensated for Matthew wrong doing and all other innocent are fully release.

19 it is not what ~~even~~ America stand for that is not America value my life Has been traitning by the officer of 110th precinct even Spray paint on my car

20 I Have been traitning of deportation by been accuse of terrorism. Went I came back from my treatment on 02-14-2017 at JFK.

21 At the Airport as a citizens I was taking in the room for an investigation that the also set me up again by my lawful wife to accuse me of terrorism so the can take me to jail.

22 I Had order of protection Against Her but it is like I was the defendant not plaintiff the did every thing to distrust my life but I was fully protected by God.

23 I will ask the court to fully translate those call apps on Her phone to Review fully every evidence and every detail as that place recording apps to justice for Kamryn.

14. Mr. Jeff Reagan Has to know that
injustice anywhere is a threat to justice everywhere
that it Has know Right to use my wife to
detract my life.

15. I'm an American citizen I believe
that all men are created equal, equality
for all, value of human life.

16. Starting January 20-2017 there is no
place for injustice, no place for set up no
place for discrimination no place for discrimination,
anywhere, anywhere, any place, at any time.

17. That discrimination base on sex, sexual
orientation, origin, culture, race, color of
Hair, eyes, skin nationality, personality, religions
no discrimination at all means 0 discrimination
for all American.

Dated: 07-06-17

Se Kau, Kouyate.
Plaintiff

28 That Matter and of all American stand for justice that injustice anywhere is a trait to justice everywhere.

29 That the Value of this great nation is not to distrust our own people life is to get together to build the nation to be the best and Super place to live for all.

30 The America that I believe is America that respect Human and defend and protect the life of it people for better not to be sitting in jail by set-up.

31 We will together make America safe again,
together we will make America believe again,
together we will make America protected again,
together we will make America Trustful again.
Safe, Love that will make our America Super Super
Great again,

Dated: 07-06-17

Se Kan Kouyate
Plaintiff

IV. Relief

State briefly and precisely what damages or other relief the plaintiff asks the court to order. Do not make legal arguments. Include any basis for claiming that the wrongs alleged are continuing at the present time. Include the amounts of any actual damages claimed for the acts alleged and the basis for these amounts. Include any punitive or exemplary damages claimed, the amounts, and the reasons you claim you are entitled to actual or punitive money damages.

I'm asking the Respected Court to please grant me a judgement in the Amount of \$ 980000000000 on this case for such and further relief as this Court may deem just proper,

V. Certification and Closing

Under Federal Rule of Civil Procedure 11, by signing below, I certify to the best of my knowledge, information, and belief that this complaint: (1) is not being presented for an improper purpose, such as to harass, cause unnecessary delay, or needlessly increase the cost of litigation; (2) is supported by existing law or by a nonfrivolous argument for extending, modifying, or reversing existing law; (3) the factual contentions have evidentiary support or, if specifically so identified, will likely have evidentiary support after a reasonable opportunity for further investigation or discovery; and (4) the complaint otherwise complies with the requirements of Rule 11.

A. For Parties Without an Attorney

I agree to provide the Clerk's Office with any changes to my address where case-related papers may be served. I understand that my failure to keep a current address on file with the Clerk's Office may result in the dismissal of my case.

Date of signing: 09-26, 2017

Signature of Plaintiff

Printed Name of Plaintiff

[Signature]
Selkon, Kanyate

Defendant no (10)

What is the basis for federal court jurisdiction? (check all that apply)

☒ Federal question

☐ Diversity of citizenship

Fill out the paragraphs in this section that apply to this case.

A. If the Basis for Jurisdiction Is a Federal Question

List the specific federal statutes, federal treaties, and/or provisions of the United States Constitution that are at issue in this case.

*Discrimination, Frauds, Lied, Set-up
defamation of Parater, False police Report
on the car.*

B. If the Basis for Jurisdiction Is Diversity of Citizenship

1. The Plaintiff(s)

a. If the plaintiff is an individual

The plaintiff, (name) *Sekou Kouyate*, is a citizen of
the State of (name) *New York*.

b. If the plaintiff is a corporation

The plaintiff, (name) *N/A*, is incorporated
under the laws of the State of (name) _____,
and has its principal place of business in the State of (name) _____.

(If more than one plaintiff is named in the complaint, attach an additional page providing the same information for each additional plaintiff.)

2. The Defendant(s) *10*

a. If the defendant is an individual

The defendant, (name) *Nicholas R. Amato*, is a citizen of
the State of (name) *New York*. Or is a citizen of
(foreign nation) _____.

Defendant no(10)

b. If the defendant is a corporation

The defendant, (name) N/A, is
incorporated under the laws of the State of (name)
, and has its principal place of
business in the State of (name) . Or is
incorporated under the laws of (foreign nation)
, and has its principal place of
business in (name) .

(If more than one defendant is named in the complaint, attach an
additional page providing the same information for each additional
defendant.)

3. The Amount in Controversy

The amount in controversy—the amount the plaintiff claims the defendant
owes or the amount at stake—is more than \$75,000, not counting interest
and costs of court, because (explain):

*I'm asking the court to please grant me
the judgment in the amount of \$ 685,000.00
in this case and disbursement together with any
other relief the court finds to be just proper.*

III. Statement of Claim

Write a short and plain statement of the claim. Do not make legal arguments. State as
briefly as possible the facts showing that each plaintiff is entitled to the damages or other
relief sought. State how each defendant was involved and what each defendant did that
caused the plaintiff harm or violated the plaintiff's rights, including the dates and places
of that involvement or conduct. If more than one claim is asserted, number each claim
and write a short and plain statement of each claim in a separate paragraph. Attach
additional pages if needed.

*On November 28-2016 at 57th Avenue Court Queens
Officer Nicholas R. Amato wrote under oath believing
to tell the truth a false accident report knowing
that the next driver had no insurance meaning uninsured.*

Defendant (10)

Nicholas R. Amato

1 at full risk of Killing Someone or somebody a
Kids, lady, man, dog, cat, Elder man, and Woman
an elderly

2 birth, mice, disable, blind, he chose to give
me the double parking ticket instead

3 He chose to give me a parking Ticket, He ~~has~~ asked me not to make a report of the incident instead change the information with other insurance driver I said officer no that does not make America great again.

4 I call you to make report and I think you should do just that, He said to pursue a claim against the driver, I said yes I will after your report Sir officer He said I insist to exchange the information.

5 I said officer can you please make the report I have to go to work I'm late and I'm in the mission to make America great again He said what I said officer I have to go to work New Yorkers need there driver in just hour to get home.

6 He said let me ask other driver I said OK officer I'm in mission to make America safe again He said to negotiate I said I will but not now not here not at this moment there will be very soon a time to negotiate.

Dated: 06-12-17

Sekou Kouyate
Plaintiff

2 of 3

7 Since the next driver Had no current insurance then officer Amato wrote the report with the wrong insurance number and police number wrong insurance code.

8 He swore that he was telling the truth while He was protecting the other driver to this day my car is not repaired, I just want to make America great again I believe injustice anywhere is a trait to justice every where, all I'm asking is justice for MR Kouyate.

9 I said officer we will negotiate when is time after January 20 2017, yes officer today's date is 06-12-17 I'm ready are you now is time officer are you really ready to negotiate to make America safe again, to make America listening again, to make America believing again to make America respect again, to make America love again and make America super super great again.

I believe the greatness of America and its justice. We make for this great nation and its justice great again.

Dated: 06-12-17

Se Kou, Kouyate

Plaintiff

IV. Relief

State briefly and precisely what damages or other relief the plaintiff asks the court to order. Do not make legal arguments. Include any basis for claiming that the wrongs alleged are continuing at the present time. Include the amounts of any actual damages claimed for the acts alleged and the basis for these amounts. Include any punitive or exemplary damages claimed, the amounts, and the reasons you claim you are entitled to actual or punitive money damages.

I'm asking the court to please grant me the judgment in the amount of \$ 685,000.00 in this case and disbursement together with any other relief the court finds to be just proper.

V. Certification and Closing

Under Federal Rule of Civil Procedure 11, by signing below, I certify to the best of my knowledge, information, and belief that this complaint: (1) is not being presented for an improper purpose, such as to harass, cause unnecessary delay, or needlessly increase the cost of litigation; (2) is supported by existing law or by a nonfrivolous argument for extending, modifying, or reversing existing law; (3) the factual contentions have evidentiary support or, if specifically so identified, will likely have evidentiary support after a reasonable opportunity for further investigation or discovery; and (4) the complaint otherwise complies with the requirements of Rule 11.

A. For Parties Without an Attorney

I agree to provide the Clerk's Office with any changes to my address where case-related papers may be served. I understand that my failure to keep a current address on file with the Clerk's Office may result in the dismissal of my case.

Date of signing: 09/26/2017

Signature of Plaintiff

Printed Name of Plaintiff

[Signature]
Sekou, Kouyate -

Defendant no(11)

What is the basis for federal court jurisdiction? (check all that apply)

☒ Federal question

☐ Diversity of citizenship

Fill out the paragraphs in this section that apply to this case.

A. If the Basis for Jurisdiction Is a Federal Question

List the specific federal statutes, federal treaties, and/or provisions of the United States Constitution that are at issue in this case.

*Frauds, negligence, Kidnapping of my 4 Kids
discrimination, lies Set-up.*

B. If the Basis for Jurisdiction Is Diversity of Citizenship

1. The Plaintiff(s)

a. If the plaintiff is an individual

The plaintiff, (name) *Sekou Kouyate* is a citizen of
the State of (name) *New York*

b. If the plaintiff is a corporation

The plaintiff, (name) *N/A*, is incorporated
under the laws of the State of (name) _____
and has its principal place of business in the State of (name) _____

(If more than one plaintiff is named in the complaint, attach an additional page providing the same information for each additional plaintiff.)

2. The Defendant(s) *11*

a. If the defendant is an individual

The defendant, (name) *N/A*, is a citizen of
the State of (name) _____ Or is a citizen of
(foreign nation) _____

Defendant No (11)

b. If the defendant is a corporation

The defendant, (name) ACS N.Y.C Family Court is Queens
 incorporated under the laws of the State of (name)
NEW YORK, and has its principal place of
 business in the State of (name) NEW YORK. Or is
 incorporated under the laws of (foreign nation)
 _____, and has its principal place of
 business in (name) NEW YORK.

(If more than one defendant is named in the complaint, attach an additional page providing the same information for each additional defendant.)

3. The Amount in Controversy

The amount in controversy—the amount the plaintiff claims the defendant owes or the amount at stake—is more than \$75,000, not counting interest and costs of court, because (explain):

I'm asking the Court to please respectfully grant me the judgment in the amount of \$750000000000 and disbursement together with any other relief the Court finds to be just proper.

III. Statement of Claim

Write a short and plain statement of the claim. Do not make legal arguments. State as briefly as possible the facts showing that each plaintiff is entitled to the damages or other relief sought. State how each defendant was involved and what each defendant did that caused the plaintiff harm or violated the plaintiff's rights, including the dates and places of that involvement or conduct. If more than one claim is asserted, number each claim and write a short and plain statement of each claim in a separate paragraph. Attach additional pages if needed.

*On 03-01-2017 at 9pm at 97-20 57th Avenue
 Corona N.Y Apt 18K 11368 ACS Elipaly
 Remove my 4 kids from there Happy Home
 that my kids has missed school for just 2 days.*

- 27 is going on about the police Report, all I'm getting is a trait, Video taping and my officer N.Y.P.D officer insisting to get information about the Criminals.
- 28 now officer Nicholas R. Amato came again back to me with a piece of paper to call the precinct 110th precinct to get my Report.
- 29 Very late from work I did just what my officer said I went to work that day 2.45 minute late. Very Very late to work.
- 30 two days later I went to my precinct at 110th precinct in Queens to get the police officer Report means the accident Report or the organize Crime Report.

Dated: 09-24-17

Sekou Kouyate
Plaintiff

31 I touch the Report and said it to make my Report to my insurance agent means the accident Report to my insurance company.

32 So I can file the claim to Repair my car the adjuster call me and tell me that the insurance code on the 999 on the police Report.

33 does not exist I said what How can that happen and he said Sorry Mr Kouyate I can not help you for now.

34 I said what can I do sir he said go back the precinct and ask the officer that made the Report to give you the correct insurance code.

35 but as of now 999 code on the Report does not exist at all at any where in the united state of America. I said thank you.

Dated: 09-24-17

Sekou Kouyate
Plaintiff

- 36 I call 110th precinct more than 10 times to get the simple correct code of the second driver's insurance but impossible.
- 37 I personally went to the 110th precinct the said that I could like my info that the officer will call I said OK.
- 38 2 weeks as pass never got a call nor mail nor any call back from the officer I went back agains for me to get to the officer impossible.
- 39 now find out that the only insurance info in the face of the police Report is Nationwide insurance and later after month @.
- 40 I get a phone call from Pennsylvania no! (267) 416-3607 that the are my insurance adjuster and ask me about the accident.

Dated: 09-24-17

Se Kou Kouyate
Plaintiff

141 I said to them ok I gave them my story
against and He said He will get back to me I
said ok.

142 And again a call back with the adjuster
the same adjuster with the insurance company info
to call to make my Report.

143 I said ok I find out officially that my
insurance company Nationwide Mutual insurance
company is behind all this organic crime.

144 So I said ok and I receive letter dated
December 21-2016 from the MALLILO & Grossman
Law firm. that I been sue by the Criminal.

145 at first I find out that the accident Report
of the same accident as been modified or amended
by the same officer.

Dated: 09-24-17

Sellou Kouyate
Plaintiff

46 Without my consent at all by making a different statement on the second police report on the same accident.

47 without consulting me at all or without me authorizing the Amended or asking to Amend the report at all.

48 He never contact me when I try to contact him all that was to have me ~~in~~ look back -

49 Ms Linare, Nancy was driving Her Accura on 11-28-2016 without a proper insurance at all at risk to Kill me, anyone, anywhere, anyplace at anytime at all times.

50 I also find out that the adress on the police Report was not the real living or mailing adresse of Ms Linares, Nancy.

Dated: 09-24-17

Sekou Kouyate
Plaintiff

51 So She driving without an insurance policy or proper insurance at all and She provide or work out with my officer to put wrong address on the Report.

52 To misleading the world about the policy 999 code on the Report police accident Report and She said Her Attorney Mallikar Grossman as colluded with the officer to make that Criminal act.

53 by Change the police Report with different Report an statement I was the victim of the organise Crime accident now getting trait from there Attorney by Suing me for damages.

54 by the the Same law sued illegal law suit was not properly serve at all so can find me guilty of there Crime and Sir the did just that with the case no or index no! 705691/2017, all modified the first was on 2016 against me.

Dated: 09-24-17

Sekau Kouyate
Plaintiff

- 56 The second amended police report still have an insurance code 999 with the insurance company Honey Sille with the policy no: PAA 261975 that will expire - 08/7/17.
- 57 My adjuster gave an insurance company of integrate insurance with totally different code and policy no.
- 58 Since this accident no correct insurance code no proper insurance company no proper legal address of the second driver and only proper legal insurance that is in face all over this case is.
- 59 My insurance company the Nationwide Mutual Insurance Company, and since the promise me that Nationwide is my side to get me kill with all prove and evidences.

Dated: 09-24-17

Sekou Kouyate
Plaintiff

59 and witnesses to be call to the stand for trial
at Queens County Supreme Court means the full
jury tried to get justice.

60 I believe injustice anywhere is a threat to justice
everywhere, it is unfair, unjust, and unlawful act,
by Nationwide.

61 The question is now How many person that
been kill with this act, How many person life as
been distrust by this Criminal act.

62 Since this incident only my nationwide
insurance as been on the face of this and now
it is prouling and confirm and believe to see
that Nationwide is responsible of ATFentif
Murder, of Mr Kouyate on 11-28-2016.

Dated: 09-24-17

Selou Kouyate
Plaintiff

63 Since the accident I Halk a list of 4 lawfirm
and the same and the all end up rejecting the
case went the see the true about the case

64 Starting From the lawfirm of Mallitog Grossman
to Malapero prisco LLP, to two that has contacted
me and end up gilling up and the this case,

65 Nationwide Mutual insurance company should know
as to know that starting from 01-20-2017 means
this is Trump time, that there will be no disiminations
again.

66 Against me or any American citizen base
on gender, sex, sexual orientation, origine, nationality,
personality, religious, height, weight, color, race,
He, or she, kids, elderly, underage, any kind,
anywhere, any place, any time at any how,

Dated: 09-24-17

Sekou Kouyate
Plaintiff

67 by understanding that I had been prouding
that discrimination is unlawful, unfair, and
unwanted in my, our land of united state,

68 this Country Has better Value than that
it Has bless me and my family folk, Happiness
the Hope, believe, Respect.

69 That no one life should be distrust or be
set-up for your interest or the Company interest
and this land is the land of free,

70 We Have to value our life the life of the
American children, kids, Man, woman, dog, bird
water, body of water of all kinds,

71 If I was kill in that accident that day I
believe that no one would hear this story since
I'm bless to live and tell the story.

Dated: 09-24-17

Sekou Kouyate
Plaintiff

72 and Lucki enough to live and tell the story
now I believe in this country and it justices
and I believe the justice will serve.

73 To the full extent the law and back that
this is very, very bad act of my insurance
Nationwide Mutual Insurance Company.

74 That I have been lawsuit for very long
time with the policy no: PAA261975 for years
been lawsuit to you and you promise to be on
my side not to be on side to destruid me or kill me.

75 That been said I believe starting from 01-20-2017
together we will make America safe again, look again
protected again, believe again, respected again,
together we will make America look again,
together this America has to be safe we are all agains
all insurance fraud agains your own Customer and
that we make America Super Super great again.

Dated: 09-24-17

Se/You Kouyate
Plaintiff

IV. Relief

State briefly and precisely what damages or other relief the plaintiff asks the court to order. Do not make legal arguments. Include any basis for claiming that the wrongs alleged are continuing at the present time. Include the amounts of any actual damages claimed for the acts alleged and the basis for these amounts. Include any punitive or exemplary damages claimed, the amounts, and the reasons you claim you are entitled to actual or punitive money damages.

I'm asking the court to please grant me the judgement in the amount \$ 999 000 000 000 on this case and disbursement together with any relief the court finds to be just proper.

V. Certification and Closing

Under Federal Rule of Civil Procedure 11, by signing below, I certify to the best of my knowledge, information, and belief that this complaint: (1) is not being presented for an improper purpose, such as to harass, cause unnecessary delay, or needlessly increase the cost of litigation; (2) is supported by existing law or by a nonfrivolous argument for extending, modifying, or reversing existing law; (3) the factual contentions have evidentiary support or, if specifically so identified, will likely have evidentiary support after a reasonable opportunity for further investigation or discovery; and (4) the complaint otherwise complies with the requirements of Rule 11.

A. For Parties Without an Attorney

I agree to provide the Clerk's Office with any changes to my address where case-related papers may be served. I understand that my failure to keep a current address on file with the Clerk's Office may result in the dismissal of my case.

Date of signing: 09-26, 2017

Signature of Plaintiff

Printed Name of Plaintiff

Sellon Komate

defendant no! 15

What is the basis for federal court jurisdiction? (check all that apply)

☒ Federal question

☐ Diversity of citizenship

Fill out the paragraphs in this section that apply to this case.

A. If the Basis for Jurisdiction Is a Federal Question

List the specific federal statutes, federal treaties, and/or provisions of the United States Constitution that are at issue in this case.

Frauds, Attempted Murder, Defamation of Character, Discrimination, negligence, breach of contract, licks, Set-up.

B. If the Basis for Jurisdiction Is Diversity of Citizenship

1. The Plaintiff(s)

a. If the plaintiff is an individual

The plaintiff, (name) *Sekou Kouyate*, is a citizen of the State of (name) *New York*.

b. If the plaintiff is a corporation

The plaintiff, (name) *N/A*, is incorporated under the laws of the State of (name) _____, and has its principal place of business in the State of (name) _____.

(If more than one plaintiff is named in the complaint, attach an additional page providing the same information for each additional plaintiff.)

2. The Defendant(s) *(15)*

a. If the defendant is an individual

The defendant, (name) *N/A*, is a citizen of the State of (name) _____ Or is a citizen of (foreign nation) _____.

Defendant no: 15

- b. If the defendant is a corporation *Societe Air France, Koninklijke Luchtvaart Maatschappij N.V., Delta Air Lines,*
 The defendant, (name) *INC.*, is
 incorporated under the laws of the State of (name) *NEW YORK*, and has its principal place of
 business in the State of (name) *NEW YORK*. Or is
 incorporated under the laws of (foreign nation) *France*, and has its principal place of
 business in (name) *NEW YORK*.

(If more than one defendant is named in the complaint, attach an additional page providing the same information for each additional defendant.)

3. The Amount in Controversy

The amount in controversy—the amount the plaintiff claims the defendant owes or the amount at stake—is more than \$75,000, not counting interest and costs of court, because (explain):

I'm asking very respectfully to the Court to please grant me the judgment in the amount of \$1,989,000,000,000 and disbursement together with any relief the Court finds to be just proper.

III. Statement of Claim

Write a short and plain statement of the claim. Do not make legal arguments. State as briefly as possible the facts showing that each plaintiff is entitled to the damages or other relief sought. State how each defendant was involved and what each defendant did that caused the plaintiff harm or violated the plaintiff's rights, including the dates and places of that involvement or conduct. If more than one claim is asserted, number each claim and write a short and plain statement of each claim in a separate paragraph. Attach additional pages if needed.

The Ticket no: 0577768635621 with Booking Reference no: 4 JMCRC to Paris France on May 1-2016 was a set-up to shut down the plane to get me killed, I will prove it at the Court to be the truth nothing but the truth. Flight no: AF3577 operated by Delta Air Lines on that day I was told to go to Terminal 1 Air France I got there one of the agent,

- defendant no 15 Delta Air / Air France -
 1 told me that I was on the wrong terminal to go to terminal 2 Delta, I said OK so I went to the terminal.
- 2 As May 1 2016 I departed from JFK to Paris Charles de Gaulle for 7 days to continue after 7 days to Abidjan.
- 3 at first I was told that my trip to Paris 7 days, Abidjan, Lome, Bamako, Conakry all in West Africa.
- 4 and back to Paris to JFK New York will cost me \$1046 U.S dollar I said wow to good to be true is always not true as less something behind it.
- 5 I said OK and also I end up not paying for the trip again I said wow what a treat only in America.
- 6 The best country in world that somebody someone will offer the trip that expensive to go around the world for free without any explanation but surreller.

2 This trip was From JFK on May 1/2016 to Paris France for 7 days and From Paris Charles de Gaulle on May 07-2016.

8 To Abidjan Felix Houphouet Boigny in Flight AF0524 West Africa, from Abidjan May 16-2016 to Lome West Africa, & Eyadema International.

9 From Lome on May 16-2016 Flight KP0018 To BAMAKO Mali West Africa at Senou International. From BAMAKO with flight no KP0016 to Conakry,

10 Guinea West Africa on May 26-2016 that takes change by the AIR line went I was there to May 28-2016 for them to well plane there crime against me.

11 From Conakry International Airport on July 11-2016 Flight no: AF0727 to Paris Charles de Gaulle.

12 From PARIS Charles de Gaulle flight no: AF0006 on July 12-2016 to my city New York City at JFK International Airport.

13 For all that trip for just \$1046 U.S. that is now OK now the trip was set-up uniquely to take me out by to get me kill.

14 It will be proving at the trial in front of the jury's fully without any doubt but sooner.

15 I spoke to Mr Bob Porter about this case He spoke to Air France Investigator About the ticket He was told that.

16 This Ticket no: 057 776 863 5621 was paid by a check that came from La Guardia Airport New York.

17 now my question is that will be why that ticket payment was made from La Guardia by what company or what person.

18 How is that person that is offering that around the world trip to a poor African man to travel all over for free.

19 I need my first witness to be that Company or that person that names on that checks to the stand on the trial.

20 My Second Request is to Request from the Bank that Receive the transaction on that check to provide every details About the account of that person or Company.

21 That paid for that trips so all the details possible and why He or she paid for that trip.

22 What relation ship He or she or the Had with me to offer to pay for that \$8000 or more value of trip to me.

23 For \$1046 and end up not paying a cent for the trip after there testimony in front of the jury and the judge.

24 I will ask to you to contact 10 more Air line different from Air France if the are offering that services to all that Country How much will that cost.

- 95 and then ask Air France to fully disclose the identity of the person or company that for my ticket.
- 96 For the trip around the world so the can come to Queens Supreme Court to testify fully about the reason behind all this.
- 97 The happen to shut down the plane three times during that trip to bring down the plane but God was in full control.
- 98 He ask God to save me and all the people in that plane yes God did answer me fully that is why I'm here today to tell the story.
- 99 God is powerful and He is in control of everything we do in life.

Dated: 08-21-2017

Sekou Kouate
Plaintiff

- 20 I'm America God you are the first to know
I'm sitting proud of that Organise Crime it will
be prouding by the crowd of law.
- 21 AIR France Delta colated with those ~~one~~
intention to put down the plane to get me kill
take my life away and the life of many other
in the plane.
- 22 also the put me in the same plane from
Bamako to Guinea with some Guinea politician
together same intention to us kills all very
serious very true, very honest.
- 23 it will be prouding in the court in front of
the jury and the judge I believe in justice anywhere
is a trait to justice everywhere.

Dated: 08-21-2017

Elkou Kouyate
Plaintiff

34 AIR France/Delta Has to know and there Agent need to know that starting 01-20-2017 the politic is dead,

35 it is trump time we american will get justice at all cost that discrimination against anyone, anywhere, anyplace, any How, at anytime will not stand.

36 That this time I want justice that is all I'm asking for we will call every person that was in that plane to testify in that Court.

37 all your witnesses from laGuardia all Bank agent or personality all the politician that was in that plane to testify and bring out the true about

38 this lawsuit and for justice to serve and for the true to prevail,

Dated: 082-7-2017

Sekou Kouyate
Plaintiff

39 This case with the index no 7585/17 will
Send a clear message to AIR France/Delta
that starting from 01-20-2017.

40 There will be no discrimination against
any one base on gender, sex, sexual orientation
He or she, man, woman, child, teens, body of
water, elderly, kids, animals of all kind,

41 Anything, anyplace, anywhere, anyhow
at anytime that America has a better value,
we all has to protect and preserve that value.

42 That together we will make America Sap again,
Together we will make America protected again,
that together we will make America strong again,
that together we will make America believe again
that together we will make America look again,
and that will make America Super, Super, great again,

Dated: 08-21-2017

Se Kou Kouyate
Plaintiff

Defendant no: 15

IV. Relief

State briefly and precisely what damages or other relief the plaintiff asks the court to order. Do not make legal arguments. Include any basis for claiming that the wrongs alleged are continuing at the present time. Include the amounts of any actual damages claimed for the acts alleged and the basis for these amounts. Include any punitive or exemplary damages claimed, the amounts, and the reasons you claim you are entitled to actual or punitive money damages.

I'm Respectfully asking the Court to please grant me the judgement in the amount of \$1989000000000000 and disbursement together with any relief the Court finds to be just proper.

V. Certification and Closing

Under Federal Rule of Civil Procedure 11, by signing below, I certify to the best of my knowledge, information, and belief that this complaint: (1) is not being presented for an improper purpose, such as to harass, cause unnecessary delay, or needlessly increase the cost of litigation; (2) is supported by existing law or by a nonfrivolous argument for extending, modifying, or reversing existing law; (3) the factual contentions have evidentiary support or, if specifically so identified, will likely have evidentiary support after a reasonable opportunity for further investigation or discovery; and (4) the complaint otherwise complies with the requirements of Rule 11.

A. For Parties Without an Attorney

I agree to provide the Clerk's Office with any changes to my address where case-related papers may be served. I understand that my failure to keep a current address on file with the Clerk's Office may result in the dismissal of my case.

Date of signing: *09-26, 2017*

Signature of Plaintiff

Printed Name of Plaintiff

Sg Lou Kouyate

defendant no(16)

What is the basis for federal court jurisdiction? (check all that apply)

☒ Federal question

☐ Diversity of citizenship

Fill out the paragraphs in this section that apply to this case.

A. If the Basis for Jurisdiction Is a Federal Question

List the specific federal statutes, federal treaties, and/or provisions of the United States Constitution that are at issue in this case.

Frauds, negligence, breach of contract, Set-ups
Attentive Murder, defamation of character
Set-ups,

B. If the Basis for Jurisdiction Is Diversity of Citizenship

1. The Plaintiff(s)

a. If the plaintiff is an individual

The plaintiff, (name) *Sekou Kouyate*, is a citizen of
the State of (name) *New York,*

b. If the plaintiff is a corporation

The plaintiff, (name) *N/A*, is incorporated
under the laws of the State of (name) _____,
and has its principal place of business in the State of (name) _____.

(If more than one plaintiff is named in the complaint, attach an additional page providing the same information for each additional plaintiff.)

2. The Defendant(s) *(16)*

a. If the defendant is an individual

The defendant, (name) *N/A*, is a citizen of
the State of (name) _____ Or is a citizen of
(foreign nation) _____.

defendant no(16)

- b. If the defendant is a corporation *Capital One Financial Corporation*
 The defendant, (name) *Capital One Financial Corporation*, is
 incorporated under the laws of the State of (name) *New York*, and has its principal place of
 business in the State of (name) *New York*. Or is
 incorporated under the laws of (foreign nation) _____ and has its principal place of
 business in (name) *New York*.

(If more than one defendant is named in the complaint, attach an additional page providing the same information for each additional defendant.)

3. The Amount in Controversy

The amount in controversy—the amount the plaintiff claims the defendant owes or the amount at stake—is more than \$75,000, not counting interest and costs of court, because (explain):

I'm respectfully asking the Court to please grant me the judgment and the amount of \$999,000,000,000,000 plus disbursement together with any other relief the Court find to be just proper.

III. Statement of Claim

Write a short and plain statement of the claim. Do not make legal arguments. State as briefly as possible the facts showing that each plaintiff is entitled to the damages or other relief sought. State how each defendant was involved and what each defendant did that caused the plaintiff harm or violated the plaintiff's rights, including the dates and places of that involvement or conduct. If more than one claim is asserted, number each claim and write a short and plain statement of each claim in a separate paragraph. Attach additional pages if needed.

I was set-up by Capital One Financial Corporation and been accuse of frauds, Very serious Crime related with Sackstein & Sackstein & Lee to issue me a check a fraud check to accuse me with Federal Crime.

- defendant no(16) Capital one financial Corporate
1 not good at all 03-16-17 at Sackstein office I ask
Mr Lee to provide me with the information of my file
on the accident I was Refuse.
- 2 and I ask Mr Lee why the issue a false check to
me He said that it was issue by Capital one Bank
for them means Mr Lee.
- 3 To give it to me to me to deposite the Bad check
to my account so I can be accuse of Bank fraud
the Very Serious Federal Crime.
- 4 I find that a Very Serious Confession by Mr Lee
by telling that in His office on 03-06-2017 at
1140 Franklin Avenue Suite 210 Garden City, New York.
- 5 Sackstein Lee fail to provide me with all the
file and said that the can only release the medical
Record of my file.
- 6 I said to Mr Lee that by Refusing to provide me
with a copie of my file is against the law and
against the freedom of information act and against
the law.

7 I find out also with a very hard evidence that Mr Lee and it firm means Sackstein & Sackstein related with capital one financial.

8 To set me up with a fake accident to accuse me with insurance fraud so my accident settlement check was issue by Capital one.

9 The fraudulent check to me because the was not successful to accuse me with the accident fraud so the can accuse me with Bank fraud.

10 intent to criminal act by Capital one financial and Sackstein & Sackstein Lee, to accuse me of the very serious federal crime.

11 I believe that injustice anywhere it is a trait to justice everywhere so that is how Capital one Bank and Sackstein & Lee are running there business.

12 by falsely setting up, accusing innocent people means clean and decent people of federal crime that is illegal, unfair, Unamerican.

13 I was given the Settlement Check from Capital one Bank for me to deposit that in my Bank account and the Bank will accuse me with Bank fraud.

14 at the trial of this case no: 7587/2017 I will like to Request a copy of that same check to present it to the jury for them to make and judge this case fairly, Honestly to the extent of the law.

15 And Sacksteins Sackstein should be Supeno to the trial Specially Mr Lee to testified as the Capital one and tell the true about the bad situation.

16 Capital one financial is a fraud and Has Committed a federal Crime against me just by giving that bad check to me a loan that is a Crime.

17 I'm asking Capital one Bank to please ask Sacksteins for the case no of my accident case, the index no of that case, when and where it was file.

18 and the conclusion or the Settlement of that case all the file as it will presented to the jury at the trial.

19 The Court Appearance the final Court decision on the Amount of Settlement the judge on the case means every details and information of that particular case.

20 in on word all the Request in that case to be Review by the jury on this case the Court Appointed jury all evidences.

21 And Services done on this case I deserve to get justice and I believe in our justice system to do just that.

22 because Capital one bank Violated my Right by attempting to accuse me with accident fraud and attempting to accuse me with the federal Crime by issuing the fake Bank checks.

23 It is a Crime to set me up, a crime to set me up with accident accident fraud, a crime and federal crime to issue a fake check.

Dated: 08-30-17

Sellou Kouyate
Plaintiff

24 acting and related by Sackstein means Capital one Bank. Related with Sackstein to set me up with that crime itself is a criminal act.

25 That should be punished by the law. Went violating by the code the law. Very bad criminal act by Sackstein and Capital one financial institution.

26 I will be asking the jury of this case to get me justice to the full extend of the law.

27 And I will be calling Mr Lee and it shall Mercedes to the stand to testify and tell the true about my allegation.

28 Capital one is a fraud, scam, and criminal and they should know that doing those criminal act is unamerican and it will to many people and dirty dicent people.

Dated: 08-30-17

Sekou Kouyate
Plaintiff

IV. Relief

State briefly and precisely what damages or other relief the plaintiff asks the court to order. Do not make legal arguments. Include any basis for claiming that the wrongs alleged are continuing at the present time. Include the amounts of any actual damages claimed for the acts alleged and the basis for these amounts. Include any punitive or exemplary damages claimed, the amounts, and the reasons you claim you are entitled to actual or punitive money damages.

I'm respectfully requesting the court to please grant me a judgement in the amount of \$999,000.00 plus disbursement together with any other relief the court finds to be just proper.

V. Certification and Closing

Under Federal Rule of Civil Procedure 11, by signing below, I certify to the best of my knowledge, information, and belief that this complaint: (1) is not being presented for an improper purpose, such as to harass, cause unnecessary delay, or needlessly increase the cost of litigation; (2) is supported by existing law or by a nonfrivolous argument for extending, modifying, or reversing existing law; (3) the factual contentions have evidentiary support or, if specifically so identified, will likely have evidentiary support after a reasonable opportunity for further investigation or discovery; and (4) the complaint otherwise complies with the requirements of Rule 11.

A. For Parties Without an Attorney

I agree to provide the Clerk's Office with any changes to my address where case-related papers may be served. I understand that my failure to keep a current address on file with the Clerk's Office may result in the dismissal of my case.

Date of signing: 09-26, 2017

Signature of Plaintiff

Printed Name of Plaintiff

Sekou Kouyate

defendant no(17)

What is the basis for federal court jurisdiction? (check all that apply)

☒ Federal question

☐ Diversity of citizenship

Fill out the paragraphs in this section that apply to this case.

A. If the Basis for Jurisdiction Is a Federal Question

List the specific federal statutes, federal treaties, and/or provisions of the United States Constitution that are at issue in this case.

*Frauds, discrimination, negligence, Set-up
defamation of character, Set-up,*

B. If the Basis for Jurisdiction Is Diversity of Citizenship

1. The Plaintiff(s)

a. If the plaintiff is an individual

The plaintiff, (name) *Sekou Kouyate*, is a citizen of
the State of (name) *New York,*

b. If the plaintiff is a corporation

The plaintiff, (name) *N/A*, is incorporated
under the laws of the State of (name) _____
and has its principal place of business in the State of (name) _____

(If more than one plaintiff is named in the complaint, attach an additional page providing the same information for each additional plaintiff.)

2. The Defendant(s)

a. If the defendant is an individual

The defendant, (name) *N/A*, is a citizen of
the State of (name) _____ Or is a citizen of
(foreign nation) _____

Defendant no (17)

b. If the defendant is a corporation

The defendant, (name) ALMA Bank, is
incorporated under the laws of the State of (name)
NEW YORK, and has its principal place of
business in the State of (name) NEW YORK. Or is
incorporated under the laws of (foreign nation)
NEW YORK, and has its principal place of
business in (name) NEW YORK.

(If more than one defendant is named in the complaint, attach an additional page providing the same information for each additional defendant.)

3. The Amount in Controversy

The amount in controversy—the amount the plaintiff claims the defendant owes or the amount at stake—is more than \$75,000, not counting interest and costs of court, because (explain):

I'm asking the Court to please respectfully grant me the judgment in the full amount of \$999,000,000,000.00 against the defendant and disbursement together with any relief the Court find to be just proper.

III. Statement of Claim

Write a short and plain statement of the claim. Do not make legal arguments. State as briefly as possible the facts showing that each plaintiff is entitled to the damages or other relief sought. State how each defendant was involved and what each defendant did that caused the plaintiff harm or violated the plaintiff's rights, including the dates and places of that involvement or conduct. If more than one claim is asserted, number each claim and write a short and plain statement of each claim in a separate paragraph. Attach additional pages if needed.

On 07-03-2017, The ALMA Bank issue a checks fraudulent check in collaboration with one of ALMA Bank Customer, i.e Taxi Management INC to issue a fraudulent check with a Routing no: 1143 013019 with the account no: 026014384 Wrong Routing no to pay me as my pay check and ask me to deposit that in my Account so I can be accuse of the very Serious Bank and Federal Crime,

Defendant no(17) ALMA Bank

1. False rounding no of the Bank ALMA Bank of "013019"
with the Account no: 026014384 "was issue to me
by Lic TAXI Management INC.
2. I work for Lic TAXI Management INC and
gave me for my TAXI Credit Card payment Reford
in the Amount of \$319.70.
3. on 07-03-2017 went I ask them for my
payment on my TAXI credit card account they gave
me that checks for my payment.
4. I took the checks to the ALMA Bank to cash it
and the agent at alma Bank told me that she
can't cash the check.
5. And she's not telling why I said it ok no problem,
so went back to them at my TAXI garage to tell
them that there Bank is not honoring there check.
6. means The Alma Bank is not Honoring there Check.
The dispatcher Jamil Ahmed told me that His Boss
Apostolopoulos, George just came from the Alma
Bank on 28-31 3rd Street Astoria.

7 For the issuance of that checks that He has been instructed by Mr George to give me that checks for my payment of \$319,70.

8 I said I understand that ALMA Bank issue this false check to your Boss George Apostolopoulos for him to set me up with.

9 So can be charge or accuse of fraud or Bank fraud or scam but that is a crime itself just for him issuing the check to me.

10 means Very Bank checks a fraudulent checks to me is a crime itself and He want to set me up to be accuse of crime.

11 That is not faire at all and it is defamation of character, I'm a clean man, Honest man, means clean like water.

12 clean like a pure water and you Jamil Ahmed and your Boss Apostolopoulos George and ALMA Bank is calling to dirty me.

13 make look Very bad and setting up for me to be accuse of serious Bank Crime, Br Bank fraud that is unfair,

14 illegal, fraudulent, Criminal act, and Very discriminatory for all of you to do that against me to dirty my reputation,

15 it is against the law for Alma Bank to issue a check with a wrong routing number, with there legal Account number.

16 To me SeKoa, Kouyate 07-03-2017 for me to be a bad person because of there Criminal behaviors and there bad intentions,

17 To dirty a clean man, and family man working hard to care for his family, and working man driving 12 hours a day.

18 driving a New York City TAXI every day to make an honest living to care for his Happy America family and you are setting me up to be accuse of the Bank most highest Crime,

19 After that Jamil the dispatcher said to give me back the check and He went to His Boss George office and came back with an accuses.

20 He said that I should deposit the checks in my Bank Account that He was directed by George to tell me to deposit the check in my Bank Account

21 that the check will clear right the way not to cash the check but deposit it I said OK but I can't not deposit this bad check in my Account.

22 He went back again to His Boss office and came back with another check no: "13055" with another Routing no: "013055" and Account no: 026014384 in the amount of \$ 319.70.

23 I said now look at the two checks and look at the Routing no of them all and tell me,

Dated: 08-30-17

Sikou Kouyate
Plaintiff

- 24 The different the first on you gave me made by the Alma Bank with the Routing no: "013019" and the account no: 026014384.
- 25 And the second check has different Routing no "013055" and the account no: 026014384. I said why He said to ask His Boss.
- 26 I said He now find out that all the account no are the same but only the Routing no are different now that is a crime a very serious crime.
- 27 against the federal law against me and it is a fraud that is a crime so it the main reason for this lawsuit.
- 28 ALMA Bank is a fraud the got me up to accuse me of frauds and a federal crime and defamation of character intentionally.

Dated: 08-30-17

Ge Kou, Kouyabo
Plaintiff

State briefly and precisely what damages or other relief the plaintiff asks the court to order. Do not make legal arguments. Include any basis for claiming that the wrongs alleged are continuing at the present time. Include the amounts of any actual damages claimed for the acts alleged and the basis for these amounts. Include any punitive or exemplary damages claimed, the amounts, and the reasons you claim you are entitled to actual or punitive money damages.

I'm respectfully asking the Court to please grant me the judgement in the amount of \$998000000000 against the defendant in this case and disbursement together with any relief the Court find to be just proper.

Under Federal Rule of Civil Procedure 11, by signing below, I certify to the best of my knowledge, information, and belief that this complaint: (1) is not being presented for an improper purpose, such as to harass, cause unnecessary delay, or needlessly increase the cost of litigation; (2) is supported by existing law or by a nonfrivolous argument for extending, modifying, or reversing existing law; (3) the factual contentions have evidentiary support or, if specifically so identified, will likely have evidentiary support after a reasonable opportunity for further investigation or discovery; and (4) the complaint otherwise complies with the requirements of Rule 11.

I agree to provide the Clerk's Office with any changes to my address where case-related papers may be served. I understand that my failure to keep a current address on file with the Clerk's Office may result in the dismissal of my case.

Date of signing: 09-26, 2017

Signature of Plaintiff

Printed Name of Plaintiff

Sikou, Kouyate

defendant no(18)

What is the basis for federal court jurisdiction? (check all that apply)

☒ Federal question

☐ Diversity of citizenship

Fill out the paragraphs in this section that apply to this case.

A. If the Basis for Jurisdiction Is a Federal Question

List the specific federal statutes, federal treaties, and/or provisions of the United States Constitution that are at issue in this case.

Frauds, negligence, set-up, discrimination, lies, manipulation, defamation of character

B. If the Basis for Jurisdiction Is Diversity of Citizenship

1. The Plaintiff(s)

a. If the plaintiff is an individual

The plaintiff, (name) *Sekou Kouyate*, is a citizen of the State of (name) *New York*

b. If the plaintiff is a corporation

The plaintiff, (name) *N/A*, is incorporated under the laws of the State of (name) _____ and has its principal place of business in the State of (name) _____

(If more than one plaintiff is named in the complaint, attach an additional page providing the same information for each additional plaintiff.)

2. The Defendant(s) *(18)*

a. If the defendant is an individual

The defendant, (name) *N/A*, is a citizen of the State of (name) _____ Or is a citizen of (foreign nation) _____

defendant no! 18

J.P. Morgan Chase Bank,

1 on 08-14-2017 I find out that this Account
was legally open and the Charge the Account
of \$70 for the fee way back 2013,

2 So the Account was open under my wife's
names to accuse me of Bank fraud Very
Serious Crime,

3 The Federal Crime I Had a Lien on
my Account I believe that if you Have
a Lien in your Account,

4 The no financial institution will
Allow you to open the account or else
get any Bank Credit at all.

5 but to set me up the Chase know
J.P. Morgan caladed with my wife to
legally open an Account under
my name.

6 to accuse me of Bank fraud and
accuse me of Very Serious Federal Crime.

- 7 JP Morgan Chase is a fraud against me to dirty my Reputation, dirty my life for good.
- 8 I'm a family man a clean man for them to legally open the account under my name and deleted with my wife.
- 9 To accuse me of Federal Crime I feel that that is a fraud from there parts, do to do that.
- 10 it is illegal, unfair, un American unlawfull to do so or do that against me to dirty me and my life.
- 11 And put me away to jail for very very long time away from my family friend, My Happiness for long time.
- 12 The Chase Bank shouldn't do that against me at all to dirty me it against the federal law of United state.
- 13 To try to falsely accuse a clean man.

Sp morban chase should know that discrimination against me and anyone, anywhere, anyplace at anytime.

14 it against the law and unfair, in America that discriminating against any American is against the law,

15 That starting 01-20-2017 that no discrimination against any one base on gender, sex, sexual orientation, man, woman,

16 kid, elderly, disable, body of water of kind, all type, all kinds no discrimination against anyone,

17 base on religion, weigh, height, color, personality, origine, height, color of eyes, Hair Skin Any How,

18 That together we will make America, safe again, healthy again, love again, rich again, protected again, accepted again and will make

19 America Super Super great again.

defendant no(18)

IV. Relief

State briefly and precisely what damages or other relief the plaintiff asks the court to order. Do not make legal arguments. Include any basis for claiming that the wrongs alleged are continuing at the present time. Include the amounts of any actual damages claimed for the acts alleged and the basis for these amounts. Include any punitive or exemplary damages claimed, the amounts, and the reasons you claim you are entitled to actual or punitive money damages.

I'm asking the Court to please grant me a judgment in the amount of \$998,000,000,000.00 against the defendant and disbursement together with any relief the Court find to be just proper.

V. Certification and Closing

Under Federal Rule of Civil Procedure 11, by signing below, I certify to the best of my knowledge, information, and belief that this complaint: (1) is not being presented for an improper purpose, such as to harass, cause unnecessary delay, or needlessly increase the cost of litigation; (2) is supported by existing law or by a nonfrivolous argument for extending, modifying, or reversing existing law; (3) the factual contentions have evidentiary support or, if specifically so identified, will likely have evidentiary support after a reasonable opportunity for further investigation or discovery; and (4) the complaint otherwise complies with the requirements of Rule 11.

A. For Parties Without an Attorney

I agree to provide the Clerk's Office with any changes to my address where case-related papers may be served. I understand that my failure to keep a current address on file with the Clerk's Office may result in the dismissal of my case.

Date of signing: *09-26, 2017*

Signature of Plaintiff

Printed Name of Plaintiff

Sekou, Kouyate

Defendant no (19)

What is the basis for federal court jurisdiction? (check all that apply)

☒ Federal question

☐ Diversity of citizenship

Fill out the paragraphs in this section that apply to this case.

A. If the Basis for Jurisdiction Is a Federal Question

List the specific federal statutes, federal treaties, and/or provisions of the United States Constitution that are at issue in this case.

*Frauds, negligence, negligence, discrimination
Set-up, Abuse, Use,*

B. If the Basis for Jurisdiction Is Diversity of Citizenship

1. The Plaintiff(s)

a. If the plaintiff is an individual

The plaintiff, (name) *Sekou Kouyate*, is a citizen of
the State of (name) *New York*

b. If the plaintiff is a corporation

The plaintiff, (name) *N/A*, is incorporated
under the laws of the State of (name) _____
and has its principal place of business in the State of (name) _____

(If more than one plaintiff is named in the complaint, attach an additional page providing the same information for each additional plaintiff.)

2. The Defendant(s) *(19)*

a. If the defendant is an individual

The defendant, (name) *N/A*, is a citizen of
the State of (name) _____ Or is a citizen of
(foreign nation) _____

defendant no! 19

b. If the defendant is a corporation

The defendant, (name) MT Sinai ELMHurst Faculty PRACTICE, is

incorporated under the laws of the State of (name)

NEW YORK, and has its principal place of

business in the State of (name) NEW YORK. Or is

incorporated under the laws of (foreign nation)

and has its principal place of

business in (name) NEW YORK

(If more than one defendant is named in the complaint, attach an additional page providing the same information for each additional defendant.)

3. The Amount in Controversy

The amount in controversy—the amount the plaintiff claims the defendant owes or the amount at stake—is more than \$75,000, not counting interest and costs of court, because (explain):

I'm asking Very Respectfully the Court to please Grant the judgment against the defendant in the amount of \$ 988 000 000 000 000 and disbursement together with any other relief the Court find to be just proper,

III. Statement of Claim

Write a short and plain statement of the claim. Do not make legal arguments. State as briefly as possible the facts showing that each plaintiff is entitled to the damages or other relief sought. State how each defendant was involved and what each defendant did that caused the plaintiff harm or violated the plaintiff's rights, including the dates and places of that involvement or conduct. If more than one claim is asserted, number each claim and write a short and plain statement of each claim in a separate paragraph. Attach additional pages if needed.

MT Sinai ELMHurst Faculty Practice illegally file a civil case against me to accuse me of and dirty me and my Reputation on 07-02-15 at Queens Civil Court with a case no! Q30224/16 and get a judgment illegally against me on 01-25-17,

defendant no: 19 MT Sinai Elmhurst.

1 At anyplace for the best and greatness of this nation and well being of the people of New York and United State specially our people of Queens and there well being.

2 Is it for me and you, He, or she, for the Kids, man, woman, elderly, kids, all pet all animal, all body of water, all trees, forest lands, hills, lake, Sea to know.

3 That in America on an America Soil on our land of United State we all believe that discrimination is illegal in all forms.

4 That discrimination anykinds is against the laws of our land that we all love and fear that we will not stand and we will all stand against it at any means.

5 For the best of this great nation and greatness of America is justice for all, against discrimination against anyone, anyplace, anywhere, anytime, anywhere, anyforms, anykinds at all times.

- 6 For the best of this great nation at the well
been of the people of united state specially New Yorker
intell. being without any discrimination.
- 7 I feel Very discriminated by this Hospital
MT Sinai Elmhurst that ser Has Service this great city
means New York city for Very long time.
- 8 I felt discriminated so bad, Very bad that
I feel I'm in the thirds world Country like west
Africa or Guinea somewhere way out there.
- 9 That should not Happen to anybody at all because
this great city means New York city Has no place for
the word and the act of discrimination.
- 10 MT Sinai Elmhurst and it Staff know that no
one Has to suffer or been discriminated against because
it not the best interest for the Hospital and it
Staff.
- 11 I Have been told by my God to ask the
Court about my to Request the full DNA of
my daughter Zeinabou Kouyate born on 11-14-12
in the Hospital and ask MT Sinai about the Results.

12 of that DNA and what happen to my real kids that was deliver^{ed} by my law full wife the world need to know and CNN need to know for there help to get real news for the american people.

13 "Very important Question How is Zeinabou Kouyate to MT Sinai Elmhurst Hospital."

14 And How many of those kids out there MT Sinai Elmhurst and How long have you been doing that orrible act. I need to know, New Yorker need to know, America need to know.

15 yes CNN deftly need to know the world need to know and America people need to know truth and nothing about the truth.

16 That should not ~~been~~ happen to anybody at all because this great city means New York City has no place for discrimination or any kinds, any forms.

17 MT Sinai Elmhurst and it staff know that no one has to suffer or been discriminated agains because it is not the best interest of the Hospital.

18 Discrimination is very bad if felt very very bad
no one should experience it in 21st century at all
it is a very bad thing.

19 The MT Simai Has charge me also with a
fause accusation and illegally charges me for the
service that I receive. I was victim of
domestic violence, diformation of character.

20 I Have not been notified of the bills or any statement
came to me to inform me of the existence of that charges,
the take me to court to find me guilty of charges
that should not exist.

21 I was not inform or been serve the court order
or anything I feel so bad now the find me guilty
of that charges in the Queens County Small claim
court illegal act MT Simai.

Dated: 09-24-17

Se/Kou Kouyato -
Plaintiff

22 The MT Sinai and it agent or staff Has no Right to discriminate agains base on gender, culture, sex, sexual orientation, religion, color of skin, Hair, weight, Height.

23 Race, nationality, languages mean any mean at all, any kinds, anyhow, any, any, For MT Sinai I must Faculty to believe in America dream and believe the greatness of this nation.

24 It Has to Have a real news not fake news That there is no discrimination anymore we all have to believe in one thing and one thing only that it is in Hotal best interest to stop discrimination.

25 That together we can make america safe again, together we can make america believe again, that together we can make america protected again together we can make america trustful again together we can make America happy unpainful again. my all Request from the court to MT Sinai I must to Return and Report all my DNA or eggs that been taking From my wife lawful wife Dzaka camara from there times to present. That will make America Super Super great again.
Dated:

State briefly and precisely what damages or other relief the plaintiff asks the court to order. Do not make legal arguments. Include any basis for claiming that the wrongs alleged are continuing at the present time. Include the amounts of any actual damages claimed for the acts alleged and the basis for these amounts. Include any punitive or exemplary damages claimed, the amounts, and the reasons you claim you are entitled to actual or punitive money damages.

I am respectfully Requesting the Court to please grant me the judgement in this case against the defendant in the amount of \$ 988000000000000 and disbursement together with any other relief the Court finds to be just proper,

Under Federal Rule of Civil Procedure 11, by signing below, I certify to the best of my knowledge, information, and belief that this complaint: (1) is not being presented for an improper purpose, such as to harass, cause unnecessary delay, or needlessly increase the cost of litigation; (2) is supported by existing law or by a nonfrivolous argument for extending, modifying, or reversing existing law; (3) the factual contentions have evidentiary support or, if specifically so identified, will likely have evidentiary support after a reasonable opportunity for further investigation or discovery; and (4) the complaint otherwise complies with the requirements of Rule 11.

I agree to provide the Clerk's Office with any changes to my address where case-related papers may be served. I understand that my failure to keep a current address on file with the Clerk's Office may result in the dismissal of my case.

Date of signing: 09-26, 2017

Signature of Plaintiff

Printed Name of Plaintiff

2017
Sekou, Kouyate,

Defendant no(20)

What is the basis for federal court jurisdiction? (check all that apply)

☒ Federal question

☐ Diversity of citizenship

Fill out the paragraphs in this section that apply to this case.

A. If the Basis for Jurisdiction Is a Federal Question

List the specific federal statutes, federal treaties, and/or provisions of the United States Constitution that are at issue in this case.

*Frauds, negligence, discrimination,
Set-ump, other charge,*

B. If the Basis for Jurisdiction Is Diversity of Citizenship

1. The Plaintiff(s)

a. If the plaintiff is an individual

The plaintiff, (name) *Sekou Kouyate* is a citizen of
the State of (name) *New York*.

b. If the plaintiff is a corporation

The plaintiff, (name) *N/A*, is incorporated
under the laws of the State of (name) _____,
and has its principal place of business in the State of (name) _____.

(If more than one plaintiff is named in the complaint, attach an additional page providing the same information for each additional plaintiff.)

2. The Defendant(s) *(20)*

a. If the defendant is an individual

The defendant, (name) *N/A*, is a citizen of
the State of (name) _____ Or is a citizen of
(foreign nation) _____.

Defendant no(20)

b. If the defendant is a corporation

Consolidated Edison Company
The defendant, (name) *of New York Inc.*, is
incorporated under the laws of the State of (name)
New York, and has its principal place of
business in the State of (name) *New York*. Or is
incorporated under the laws of (foreign nation)
_____, and has its principal place of
business in (name) *New York*.

(If more than one defendant is named in the complaint, attach an additional page providing the same information for each additional defendant.)

3. The Amount in Controversy

The amount in controversy—the amount the plaintiff claims the defendant owes or the amount at stake—is more than \$75,000, not counting interest and costs of court, because (explain):

I'm requesting the court to please grant me the judgment against the defendant in the amount of \$892,000,000,000.00 and disbursements together with any relief the court finds to be just prop.

III. Statement of Claim

Write a short and plain statement of the claim. Do not make legal arguments. State as briefly as possible the facts showing that each plaintiff is entitled to the damages or other relief sought. State how each defendant was involved and what each defendant did that caused the plaintiff harm or violated the plaintiff's rights, including the dates and places of that involvement or conduct. If more than one claim is asserted, number each claim and write a short and plain statement of each claim in a separate paragraph. Attach additional pages if needed.

Jun 1/2017 I find out the Hall close my old account mean CONED close my old account without my consent to do so because CONED have been after charging me for over 7 year I only receive estimated bills from them.

Defendant no(20) CM ED-

1 That is right when He it right that you
suppose to come out your office to read the
letter she said yes I said ok so I think
you have discriminate me ^{said} shannon because you
see my name Sekou Kouyate it black name and
AFRICAN that's why you are also charging me.

2 I believe that my Right Has been Violated
and discriminated by Con Edison because of my Zipcode
and my phone number, and my address.

3 I believe in america justice and it justice
and Human Right and God because "in God we trust
I'm asking our great Court System to give me
justice nothing but that.

4 I know and believe that America greatness
it justice for man, women, kids, dogs, birds, trees,
water, winds, street, Houses, cars, trucks, AIR plane,

SIX07-06-17
Dated: 06-12-17

Sekou Kouyate
Plaintiff

1 of 4

5 I know and believe that injustice anywhere
is a threat to justice everywhere and that has
to change and change for the New Yorker
the city that I love, respect and bless.

6 I believe can Edison do not have to
discriminate me or anybody, anything, any person
person but Sceller.

7 I have to be sold legally, fairly, honestly
truly New Yorker and we been discriminate
has make me very sad, very bad that the city that
I love don't deserve this and I don't deserve to
be discriminated.

8 Can Edison has to do better to make this
country great again, that know New Yorker
should experience about what I went through with
Can Edison.

Dated: 07-06-17

SeKou Kouyate
Plaintiff

9 I Have been discriminated because I believe that the are often charging me all the time a receive my bills is High to much for me but the are killing me with no choices.

10 I believe the invested so much to update there system of producing Energie in investing in Clean Energie System.

11 I Know and believe that Clean Energie is produce by the Sun and Wind so if that is a case that is giving by God and God is not a Business man but she does Return Change when all the time she gave it us for free.

12 that said you receive free from God and you charge more God Kids that is not Right read those metter listen to God and reduce there bills please that will make American Shining again

Dated: 9/07-06-17
06-12-17

Sekou Kouyate
Plaintiff

13 I believe in ~~that~~ justice and what this country stand for that Con Edison Has no Right To discriminate ~~discriminate~~ me or Anybody base on race, color, origin, sex, sexual orientation, culture, religion, nationality or zip code.

14 Con Edison should not discriminate base on religion, weights, height, color of our eyes, Zip code, the addresses, all new yorker matter Has to be replace to 21st century matter.

15 I pay my bills for them to get out to work read those matter not to estimate my bills seating in their office doing nothing.

16 I believe that ready my bills will make America great again, love again, believe again, respect again, protected again, safe again and Super Super great again.

Sik07-06-17
Dated: 06-12-17

Sekou Kouyate
Plaintiff

Defendant no (20)

IV. Relief

State briefly and precisely what damages or other relief the plaintiff asks the court to order. Do not make legal arguments. Include any basis for claiming that the wrongs alleged are continuing at the present time. Include the amounts of any actual damages claimed for the acts alleged and the basis for these amounts. Include any punitive or exemplary damages claimed, the amounts, and the reasons you claim you are entitled to actual or punitive money damages.

I'm respectfully requesting from the Court to please grant me the judgment against the defendant in the amount of \$892000000000000 and disbursement together with any relief the Court finds to be just proper.

V. Certification and Closing

Under Federal Rule of Civil Procedure 11, by signing below, I certify to the best of my knowledge, information, and belief that this complaint: (1) is not being presented for an improper purpose, such as to harass, cause unnecessary delay, or needlessly increase the cost of litigation; (2) is supported by existing law or by a nonfrivolous argument for extending, modifying, or reversing existing law; (3) the factual contentions have evidentiary support or, if specifically so identified, will likely have evidentiary support after a reasonable opportunity for further investigation or discovery; and (4) the complaint otherwise complies with the requirements of Rule 11.

A. For Parties Without an Attorney

I agree to provide the Clerk's Office with any changes to my address where case-related papers may be served. I understand that my failure to keep a current address on file with the Clerk's Office may result in the dismissal of my case.

Date of signing: *09-26, 2017*

Signature of Plaintiff

Printed Name of Plaintiff

Sekou Kouyate

Defendant no (21)

What is the basis for federal court jurisdiction? (check all that apply)

☒ Federal question

☐ Diversity of citizenship

Fill out the paragraphs in this section that apply to this case.

A. If the Basis for Jurisdiction Is a Federal Question

List the specific federal statutes, federal treaties, and/or provisions of the United States Constitution that are at issue in this case.

*Frauds, negligence, invasion of privacy,
breach of contract, Set-up, Scam.*

B. If the Basis for Jurisdiction Is Diversity of Citizenship

1. The Plaintiff(s)

a. If the plaintiff is an individual

The plaintiff, (name) *Selva, Kavya* is a citizen of
the State of (name) *NEW YORK*

b. If the plaintiff is a corporation

The plaintiff, (name) *N/A*, is incorporated
under the laws of the State of (name) _____
and has its principal place of business in the State of (name) _____

(If more than one plaintiff is named in the complaint, attach an additional page providing the same information for each additional plaintiff.)

2. The Defendant(s)

a. If the defendant is an individual

The defendant, (name) *N/A*, is a citizen of
the State of (name) _____. Or is a citizen of
(foreign nation) _____

Defendant no(21)

- 1 I'm there customer since it were call time Warner to discriminate me by sending me bills that said spectrum and if I make a payment the receive give info about spine war. On January 2017 the chibly spy on me true the cell box
- 2 That is for me very troubling about the company that discriminate by having three different names I said because I'm black and African that is not what this great nation stand for. at 97-2057 Alaska Art 18K.
- 3 Spectrum, time Warner, charter communication need to do better not to discriminate against and do better to make this country great again for the best interest of United States
- 4 I believe that went my lawful wife touch her name of the account and the bills was ever paid mean the account and had a credit of \$148.77.

S.K 07-06-17
Dated: 06-12-17

Sekene Koryate,
Plaintiff

5 I should not be charge again with differe
Statement that is discrimination as said my
wife name and the other my name.

6 I believe that it fill so bad to be
discriminated agains because I'm black and AFR
America, America stand for better than that.

7 I as america citizen believe that
injustice anywhere is a threat to justice
everywhere I need justice.

8 I believe we all believe that no one
should be discriminated that we america on
to do our best for america to be safe again,
protected again, believe again, love again,
that we'll be and we'll make america Super
Super great again,

9107-06-17
Dated: 06-12-17

Stacy Kaurate
Plaintiff

Defendant No (22)

IV. Relief

State briefly and precisely what damages or other relief the plaintiff asks the court to order. Do not make legal arguments. Include any basis for claiming that the wrongs alleged are continuing at the present time. Include the amounts of any actual damages claimed for the acts alleged and the basis for these amounts. Include any punitive or exemplary damages claimed, the amounts, and the reasons you claim you are entitled to actual or punitive money damages.

I'm asking the Honorable judge and jury of the court in this case to please grant me the judgment in the amount of \$ 53000000000 in this case against the defendant and disbursement together with any relief the court finds to be just proper.

V. Certification and Closing

Under Federal Rule of Civil Procedure 11, by signing below, I certify to the best of my knowledge, information, and belief that this complaint: (1) is not being presented for an improper purpose, such as to harass, cause unnecessary delay, or needlessly increase the cost of litigation; (2) is supported by existing law or by a nonfrivolous argument for extending, modifying, or reversing existing law; (3) the factual contentions have evidentiary support or, if specifically so identified, will likely have evidentiary support after a reasonable opportunity for further investigation or discovery; and (4) the complaint otherwise complies with the requirements of Rule 11.

A. For Parties Without an Attorney

I agree to provide the Clerk's Office with any changes to my address where case-related papers may be served. I understand that my failure to keep a current address on file with the Clerk's Office may result in the dismissal of my case.

Date of signing: 09-26, 2017

Signature of Plaintiff

Printed Name of Plaintiff

Sevon, Kouyate

Defendant no(22)

b. If the defendant is a corporation

The defendant, (name) T-Mobile North east LLC, is incorporated under the laws of the State of (name) New York, and has its principal place of business in the State of (name) New York. Or is incorporated under the laws of (foreign nation) _____, and has its principal place of business in (name) New York.

(If more than one defendant is named in the complaint, attach an additional page providing the same information for each additional defendant.)

3. The Amount in Controversy

The amount in controversy—the amount the plaintiff claims the defendant owes or the amount at stake—is more than \$75,000, not counting interest and costs of court, because (explain):

I'm asking the court to please grant me the judgement in this case against the defendant in the amount of \$75000000000 and disbursement together with any other relief the court finds to be just proper

III. Statement of Claim

Write a short and plain statement of the claim. Do not make legal arguments. State as briefly as possible the facts showing that each plaintiff is entitled to the damages or other relief sought. State how each defendant was involved and what each defendant did that caused the plaintiff harm or violated the plaintiff's rights, including the dates and places of that involvement or conduct. If more than one claim is asserted, number each claim and write a short and plain statement of each claim in a separate paragraph. Attach additional pages if needed.

Who FBI Set me up with phone and use the T-Mobile for me to use it for free on my trips to Africa to track on all my contact and phone call legally back on May 2016 to February 22 2017 invasion of privacy.

Defendant no(22)

b. If the defendant is a corporation

T-Mobile North east
The defendant, (name) LLC, is
incorporated under the laws of the State of (name)
NEW YORK, and has its principal place of
business in the State of (name) NEW YORK. Or is
incorporated under the laws of (foreign nation)
_____ and has its principal place of
business in (name) NEW YORK.

(If more than one defendant is named in the complaint, attach an additional page providing the same information for each additional defendant.)

3. The Amount in Controversy

The amount in controversy—the amount the plaintiff claims the defendant owes or the amount at stake—is more than \$75,000, not counting interest and costs of court, because (explain):

*I'm asking the court to please grant me
the judgment in this case against the defendant
in the amount of \$75000000000 and disbursement
together with any other relief the court finds to be just proper*

III. Statement of Claim

Write a short and plain statement of the claim. Do not make legal arguments. State as briefly as possible the facts showing that each plaintiff is entitled to the damages or other relief sought. State how each defendant was involved and what each defendant did that caused the plaintiff harm or violated the plaintiff's rights, including the dates and places of that involvement or conduct. If more than one claim is asserted, number each claim and write a short and plain statement of each claim in a separate paragraph. Attach additional pages if needed.

*The FBI set me up with phone and use the
T-Mobile for me to use it for free on my trips to
Africa to track on all my contact and
phone call legally back on May 2016 to February
22 2017 invasion of privacy.*

Defendant No (82)

- 1 The said sorry that will hurt it because
the know that the are discriminating me I said
now no that you should not discriminate,
- 2 I request a credit yes issue me, but
continued ok, ok, ok again I call T-Mobile
Please stop the said ok sorry
- 3 I believe I did my parts to forgive
and forget them but the continue to discriminate
again I said one day we will need to make
America great again
- 4 I know T-Mobile do not should not discriminate
base on, race, Religions, color of eyes, color of hair
skin, sex, sexual orientation, origine, nationality
weight, Height So I need justice because injustice
anywhere it is trait to justice anywhere.

5207-25-17

Dated:

06-12-17

Se Kou Kouyate
Plaintiff

Defendant no(22)

What is the basis for federal court jurisdiction? (check all that apply)

☒ Federal question

☐ Diversity of citizenship

Fill out the paragraphs in this section that apply to this case.

A. If the Basis for Jurisdiction Is a Federal Question

List the specific federal statutes, federal treaties, and/or provisions of the United States Constitution that are at issue in this case.

offer charge, Scam, frauds, Set-up

B. If the Basis for Jurisdiction Is Diversity of Citizenship

1. The Plaintiff(s)

a. If the plaintiff is an individual

The plaintiff, (name) *Sprou, Kouyate*, is a citizen of the State of (name) *New York*

b. If the plaintiff is a corporation

The plaintiff, (name) *N/A*, is incorporated under the laws of the State of (name) _____, and has its principal place of business in the State of (name) _____

(If more than one plaintiff is named in the complaint, attach an additional page providing the same information for each additional plaintiff.)

2. The Defendant(s)

a. If the defendant is an individual

The defendant, (name) *N/A*, is a citizen of the State of (name) _____ Or is a citizen of (foreign nation) _____

What is the basis for federal court jurisdiction? (check all that apply)

☒ Federal question

☐ Diversity of citizenship

Fill out the paragraphs in this section that apply to this case.

A. If the Basis for Jurisdiction Is a Federal Question

List the specific federal statutes, federal treaties, and/or provisions of the United States Constitution that are at issue in this case.

Attentif Murder, negligence, Set up
Frauds, discrimination, Scams.

B. If the Basis for Jurisdiction Is Diversity of Citizenship

1. The Plaintiff(s)

a. If the plaintiff is an individual

The plaintiff, (name) SKou, Kouyate, is a citizen of
the State of (name) New York

b. If the plaintiff is a corporation

The plaintiff, (name) N/A, is incorporated
under the laws of the State of (name) _____,
and has its principal place of business in the State of (name) _____

(If more than one plaintiff is named in the complaint, attach an additional page providing the same information for each additional plaintiff.)

2. The Defendant(s)

a. If the defendant is an individual

The defendant, (name) PATRICK VAN MAN ^{NEW} is a citizen of
the State of (name) NEW YORK Or is a citizen of
(foreign nation) _____

defendant no(23

b. If the defendant is a corporation

The defendant, (name) N/A, is
incorporated under the laws of the State of (name)
_____, and has its principal place of
business in the State of (name) _____. Or is
incorporated under the laws of (foreign nation)
_____, and has its principal place of
business in (name) _____.

(If more than one defendant is named in the complaint, attach an
additional page providing the same information for each additional
defendant.)

3. The Amount in Controversy

The amount in controversy—the amount the plaintiff claims the defendant
owes or the amount at stake—is more than \$75,000, not counting interest
and costs of court, because (explain):

*I'm asking the Court to please grant me
the judgment in the amount of \$999,000,000,000.00
in this case against the defendant and disbursements
together with any relief the Court finds to be just prop.*

III. Statement of Claim

Write a short and plain statement of the claim. Do not make legal arguments. State as
briefly as possible the facts showing that each plaintiff is entitled to the damages or other
relief sought. State how each defendant was involved and what each defendant did that
caused the plaintiff harm or violated the plaintiff's rights, including the dates and places
of that involvement or conduct. If more than one claim is asserted, number each claim
and write a short and plain statement of each claim in a separate paragraph. Attach
additional pages if needed.

*An FBI agent Attempted to Kill more than
3 times His name is one of the car accident Report
on 03-18-2015, Second time on the NY Turnpike
third on the Bell parkway on Sunday of October
2016 and shut down my car on the parkway
to kill me.*

defendant no(23)

PATRICK Van MAANEN FBI agent

- 1 on 03-18-2015 He attempted to kill me with the car accident by intentionally driving his car into my car.
- 2 in the bad intention to get me killed and later set me up for possible insurance fraud.
- 3 I find out his intention to set me up for insurance fraud since he was not successful to kill me I felt very discriminated.
- 4 and disappointed in my FBI that they can do that to an America citizen for the political interest of the foreign national.
- 5 He collaborated with the physician, with the attorney in this case to accuse me of insurance fraud.
- 6 and with the physician to inject me with the injection to kill me I will all of them to court to testify.

X the night of the injection felt a serious heart
beep and serious heart up that morning I went back
for to ask since I ask before the injection
the side affect.

8 I was told there was no side affect
at I spoke to nurse she said to sit around
and come back said to go home if it insist
to come back.

9 my God Save me and I survive but I
suffer an erection disorder Ed now permanently
very serious consequences.

10 He also collaborate with my law firmist
Subin associate so he can set me up for accident
frauds, that is serious discrimination.

Dated: 06-12-17

Sehon, Kanyato
Plaintiff

11 I'm accuse him of for severe crime attentif murder
and destruction of my sex life for life, I believe
injustice any where is a trait to justice all over there

12 I'm suffering a serious consequences and
affect of that injection; due to Voluntary act
and very bad intention.

13 We need to make america great again
Safe again, protected again, believing again,
to believe that yes america definitely need to
be great again.

14 He inrensable biaalia made me discriminated
abuse, violated, sauffer, for life I don't thing
I deserve that punishment from him to
distrude my life.

Dated: 06-12-17

Sekou Kouyate
Plaintiff

defendant no(23)

IV. Relief

State briefly and precisely what damages or other relief the plaintiff asks the court to order. Do not make legal arguments. Include any basis for claiming that the wrongs alleged are continuing at the present time. Include the amounts of any actual damages claimed for the acts alleged and the basis for these amounts. Include any punitive or exemplary damages claimed, the amounts, and the reasons you claim you are entitled to actual or punitive money damages.

I'm respectfully requesting the court to please grant me the judgment in this case in the amount of \$999,000,000,000.00 against the defendant and disbursement together with any relief the court finds to be just proper.

V. Certification and Closing

Under Federal Rule of Civil Procedure 11, by signing below, I certify to the best of my knowledge, information, and belief that this complaint: (1) is not being presented for an improper purpose, such as to harass, cause unnecessary delay, or needlessly increase the cost of litigation; (2) is supported by existing law or by a nonfrivolous argument for extending, modifying, or reversing existing law; (3) the factual contentions have evidentiary support or, if specifically so identified, will likely have evidentiary support after a reasonable opportunity for further investigation or discovery; and (4) the complaint otherwise complies with the requirements of Rule 11.

A. For Parties Without an Attorney

I agree to provide the Clerk's Office with any changes to my address where case-related papers may be served. I understand that my failure to keep a current address on file with the Clerk's Office may result in the dismissal of my case.

Date of signing: 09-26, 2017

Signature of Plaintiff

Printed Name of Plaintiff

[Signature]
Ge Kou Kouyate

defendant no(24)

What is the basis for federal court jurisdiction? (check all that apply)

☒ Federal question

☐ Diversity of citizenship

Fill out the paragraphs in this section that apply to this case.

A. If the Basis for Jurisdiction Is a Federal Question

List the specific federal statutes, federal treaties, and/or provisions of the United States Constitution that are at issue in this case.

*other charge, Frauds, negligence,
SCAM, Discrimination*

B. If the Basis for Jurisdiction Is Diversity of Citizenship

1. The Plaintiff(s)

a. If the plaintiff is an individual

The plaintiff, (name) *Sekou Kouyate*, is a citizen of the State of (name) *New York*

b. If the plaintiff is a corporation

The plaintiff, (name) *N/A*, is incorporated under the laws of the State of (name) _____, and has its principal place of business in the State of (name) _____

(If more than one plaintiff is named in the complaint, attach an additional page providing the same information for each additional plaintiff.)

2. The Defendant(s)

a. If the defendant is an individual

The defendant, (name) *N/A*, is a citizen of the State of (name) _____ Or is a citizen of (foreign nation) _____

defendant no 24

- b. If the defendant is a corporation

The defendant, (name) Canada Leasing LLC, is
incorporated under the laws of the State of (name)
New York, and has its principal place of
business in the State of (name) New York. Or is
incorporated under the laws of (foreign nation)
_____ and has its principal place of
business in (name) New York.

(If more than one defendant is named in the complaint, attach an
additional page providing the same information for each additional
defendant.)

3. The Amount in Controversy

The amount in controversy—the amount the plaintiff claims the defendant
owes or the amount at stake—is more than \$75,000, not counting interest
and costs of court, because (explain):

*I'm asking the Court to please grant
me the judgment in this case against the defendant
in the amount of \$975,000.00 and disbursement
together with any other relief the court find to be just proper.*

III. Statement of Claim

Write a short and plain statement of the claim. Do not make legal arguments. State as
briefly as possible the facts showing that each plaintiff is entitled to the damages or other
relief sought. State how each defendant was involved and what each defendant did that
caused the plaintiff harm or violated the plaintiff's rights, including the dates and places
of that involvement or conduct. If more than one claim is asserted, number each claim
and write a short and plain statement of each claim in a separate paragraph. Attach
additional pages if needed.

*I was illegally over charge by Canada Leasing
from my lease of 2008 to 2017 against the Rent
Control Law, against the Rent Control Regulation
over 8 years at 97-20 5714 Avenue Apt 18K
Cordova N.Y 11368 I find unlawful, illegal,
unamerican, against the law of United States.*

Defender no(24)

- 1 I Have lived in Canada Building for over 15 years the always increase my Rent because I'm African America to keep me poor.
- 2 and Refuse to Reduce it back the now fix outside but the inside of my apartment look like the third world country.
- 3 Same time I take Santer & fill like I'm outsid or somebody backyard in Burnett Fran 2008 to 2017 lease.
- 4 at 97-20 57th Avenue Apt: 18K Corona N.Y 11368 I Have no Santer door, the Floor is a mess the tile in the bathroom floor is missing.
- 5 The wall tile are lifted just because I'm black American the are refusing me the Right to better living.
- 6 The Rent is to High for me, the closett door can't be close the sing is plug the mides are all over the Rating in my plate.

Defender no: 24

7 For 10 years I have been discriminated against by Canada Leasing by violating the Rent Control Law after 10 years.

8 I believe in justice and we all believe that injustice anywhere is a threat to justice everywhere that the Rent Control Law is working in New York.

9 And it will always work I do not deserve this more any America deserve that discriminatory act against an American citizen.

10 The Country that I love and that we all love has a better value than that it stand for justice for all.

11 Canada Leasing need to know has to know that starting January 20 - 2017 no America will support discrimination of any forms.

12 That Violating the Rent Control it is Violating my right and the Right of all American it is illegal, unfair, un American.

13 it cause me a lot of money to the Lawton for them to do so and the end up legally in creating my Rent for punishment to put my names on my own lease.

14 Discrimination He's illegal against animal, dog, cat, snake, lion, tigers, bird, all kinds, against Human, man, women, kids, elderly, any one any place at any time.

15 We American should do all we can to stop discrimination against our own citizens our own people, our own beliefs to make America great again.

16 This great nation deserve better do not deserve this at all no one should be treating to like in leprosy or be treating to be remove Home it is illegal unfair, my lease is under Rent Control Law of New York City

Dated: 07-06-17

SKora, Kanyate
Plaintiff

17 I believe in American justice, freedom for all
as an American citizen I should be proud of my people
to do the Right thing not to over charge
anyone, anybody, anywhere, anyplace at anytime.

18 We are the children of this great nation and
the nation that stand for justice the greater nation
on the face of earth.

19 I do not believe that I deserve that at all
to be discriminated and be overcharge for over 10 years
and violating Rent Control Law for over 10 years.

20 So they touch me to court for no reason just
simply that I wanted to put back my name as
my lawful wife lease and that I own the house
to me putting my names on the lease.

Dated: 07-06-17

SL Kou, Kouyate
Plaintiff

21 I said to them one day just one day the time will come to make America great again. The said OK. I said OK I have no choice to lived with the mice that don't pay^{no} Rent. That is why I'm always late on my Rent now is time to pay me back all and every illegal Rent you touch from me.

22 So American will not be over again being overcharge I deserve cleaner wall, great closet door 21st Century interior most of all a garden door and floor and Kid's Has no play place no more, cleaner pool in Canada facility and around all Leprat City.

23 That will make America and Leprat City great again, That together we will make America safe again, together we will make America protected again, together we will make America listening again, together we will make America truthful again together we will make America believing again. God bless the
 Dated: ^{SJK} 07-06-17 limited State of America -

Sekou Kouyate
 Plaintiff

defendant no (24)

IV. Relief

State briefly and precisely what damages or other relief the plaintiff asks the court to order. Do not make legal arguments. Include any basis for claiming that the wrongs alleged are continuing at the present time. Include the amounts of any actual damages claimed for the acts alleged and the basis for these amounts. Include any punitive or exemplary damages claimed, the amounts, and the reasons you claim you are entitled to actual or punitive money damages.

I'm respectfully requesting the court to please grant me the judgment in the amount of \$975,000.00 in this case against the defendant and disbursement together with any other relief the court find to be just proper.

V. Certification and Closing

Under Federal Rule of Civil Procedure 11, by signing below, I certify to the best of my knowledge, information, and belief that this complaint: (1) is not being presented for an improper purpose, such as to harass, cause unnecessary delay, or needlessly increase the cost of litigation; (2) is supported by existing law or by a nonfrivolous argument for extending, modifying, or reversing existing law; (3) the factual contentions have evidentiary support or, if specifically so identified, will likely have evidentiary support after a reasonable opportunity for further investigation or discovery; and (4) the complaint otherwise complies with the requirements of Rule 11.

A. For Parties Without an Attorney

I agree to provide the Clerk's Office with any changes to my address where case-related papers may be served. I understand that my failure to keep a current address on file with the Clerk's Office may result in the dismissal of my case.

Date of signing: 09-26, 2017

Signature of Plaintiff

Printed Name of Plaintiff

Kouyate
Sekou, Kouyate

Defendant no(25)

What is the basis for federal court jurisdiction? (check all that apply)

☒ Federal question

☐ Diversity of citizenship

Fill out the paragraphs in this section that apply to this case.

A. If the Basis for Jurisdiction Is a Federal Question

List the specific federal statutes, federal treaties, and/or provisions of the United States Constitution that are at issue in this case.

Fraud, Scam, negligence, use, Set-up, Discrimination

B. If the Basis for Jurisdiction Is Diversity of Citizenship

1. The Plaintiff(s)

a. If the plaintiff is an individual

The plaintiff, (name) *Sekou Kouyat*, is a citizen of the State of (name) *New York*

b. If the plaintiff is a corporation

The plaintiff, (name) *N/A*, is incorporated under the laws of the State of (name) _____, and has its principal place of business in the State of (name) _____

(If more than one plaintiff is named in the complaint, attach an additional page providing the same information for each additional plaintiff.)

2. The Defendant(s)

a. If the defendant is an individual

The defendant, (name) *N/A*, is a citizen of the State of (name) _____ Or is a citizen of (foreign nation) _____

defendant no(23)

b. If the defendant is a corporation

The defendant, (name) IMC Management INC, is incorporated under the laws of the State of (name) New York, and has its principal place of business in the State of (name) New York. Or is incorporated under the laws of (foreign nation) _____, and has its principal place of business in (name) New York.

(If more than one defendant is named in the complaint, attach an additional page providing the same information for each additional defendant.)

3. The Amount in Controversy

The amount in controversy—the amount the plaintiff claims the defendant owes or the amount at stake—is more than \$75,000, not counting interest and costs of court, because (explain):

I'm asking the court to please grant me a judgement against the defendant in the amount of \$998000000 and disbursement together with any relief the court find to be just proper -

III. Statement of Claim

Write a short and plain statement of the claim. Do not make legal arguments. State as briefly as possible the facts showing that each plaintiff is entitled to the damages or other relief sought. State how each defendant was involved and what each defendant did that caused the plaintiff harm or violated the plaintiff's rights, including the dates and places of that involvement or conduct. If more than one claim is asserted, number each claim and write a short and plain statement of each claim in a separate paragraph. Attach additional pages if needed.

The FBI uses me in this facility my doctor office to infect me to get kill and take more blood in me to get me kill 03-2016 and also set me up with wrong medication to poison me.

defendant no(25)

- 1 I MC Staff Has refuse all my Request to my file Record my Request to Speak to Lenny Allen if I like them my number I don't get a simple call back.
- 2 Because I'm an america citizen simple as that I never receive a call back I Have been completely rejected by them, and been discriminated totally by them.
- 3 The Staff Very means to me I Have been mistreated by there agent so badly. I MC Management and there staff should know and Has to know that from January 20-2017.
- 4 That in 21st Century in America means the United States of America, it is wrong means completely wrong to discriminate against anybody, any where anytime at any place, by anyone.
- 5 I Hunt I believe and we all believe that America stand for justice against discrimination of all form that it not fair to anyone means anybody to experier discrimination of any kinds.

6 IMC Management and it staff Has to know that discrimination it's not the best interest of our nation and it is very bad to discriminate against Mr Kouyate.

7 The American citizens I requested a copy of my file I was denied and was told to like the phone number and then I will get a call back the never call me back.

8 I came to the office again and request it the told me same thing we will get back to you Mr Kouyate and I was giving a copy of the file after a lot of Attempts with a very bad Attitude.

9 I Receive my files and I find out that all the time I request my file and was Refused to be giving to that the big reason.

10 My last visit in that office was 08-08-2016 and they have falsely Record my Signature on the different date for falsely and illegally date some days I was never in there office even present in that facility.

11 I was never, ever been to that office and Received
 an Services in that facility I find that the Hake eligdy
 falsely Scam, my Signature and put on the file
 that 12-23- P.O/C that receive Services.

12 I never fizically was present and ever Requested
 ever and Requested any Blood work or that days
 at there facility for them to perform any
 Services at my for me. the performe that
 Chigal Services at my absence.

13 I was not present in this facility at all
 and never Requested those Services I only do physical
 Every 6 month or more or not after 3 months.

14 Or only when I need it for my prescription
 medicine to be Refill up. I also find out that
 the Hake done more Blood work than I ever
 Receive before ever, urine work without my
 Consent or my authorisation.

15 I believe TMC Management and it Staff Should
 not discriminate me or any body base on Culture,
 sex, Sexual orientation, origine, religions, color of there Hair
 skin, Weigh, Height, nationality, origin,

- 16 Anywhere, anyplace, anyform, any kind -
anyhow! We been taking more blood as me than
it require to must blood like the are feeding
the birth or animal means all animal in the planet.
- 17 For all of us to contribute means we as an
america citizen should all work together to end
discrimination of all form.
- 18 For America means United States of America
to be great again we has it citizen has to go against
discrimination of all kinds.
- 19 That will make me believe and will make all
of us believe that together we are ready to make
ma america safe again, together we will make america
protected again, together we will make america love again
together we will make america believe again, that
together we will make america believing again and that
will make America trusted again and we will and all
make America Super Super great again!

Dated: 07-31-17

SeKou, Koomate

Plaintiff

defendant no(25)

IV. Relief

State briefly and precisely what damages or other relief the plaintiff asks the court to order. Do not make legal arguments. Include any basis for claiming that the wrongs alleged are continuing at the present time. Include the amounts of any actual damages claimed for the acts alleged and the basis for these amounts. Include any punitive or exemplary damages claimed, the amounts, and the reasons you claim you are entitled to actual or punitive money damages.

I am respectfully requesting the court to please grant me the judgement in the amount of \$878000000 and disbursement together with any relief the court find to be just proper.

V. Certification and Closing

Under Federal Rule of Civil Procedure 11, by signing below, I certify to the best of my knowledge, information, and belief that this complaint: (1) is not being presented for an improper purpose, such as to harass, cause unnecessary delay, or needlessly increase the cost of litigation; (2) is supported by existing law or by a nonfrivolous argument for extending, modifying, or reversing existing law; (3) the factual contentions have evidentiary support or, if specifically so identified, will likely have evidentiary support after a reasonable opportunity for further investigation or discovery; and (4) the complaint otherwise complies with the requirements of Rule 11.

A. For Parties Without an Attorney

I agree to provide the Clerk's Office with any changes to my address where case-related papers may be served. I understand that my failure to keep a current address on file with the Clerk's Office may result in the dismissal of my case.

Date of signing: *09-26, 2017*

Signature of Plaintiff

Printed Name of Plaintiff

Sevon, Konyate

Defendant (26)

What is the basis for federal court jurisdiction? (check all that apply)

☒ Federal question

☐ Diversity of citizenship

Fill out the paragraphs in this section that apply to this case.

A. If the Basis for Jurisdiction Is a Federal Question

List the specific federal statutes, federal treaties, and/or provisions of the United States Constitution that are at issue in this case.

Fraud, Seams negligence, Set-up, Abuse, Dis Crimination

B. If the Basis for Jurisdiction Is Diversity of Citizenship

1. The Plaintiff(s)

a. If the plaintiff is an individual

The plaintiff, (name) *Sekou Kouyate*, is a citizen of the State of (name) *New York*

b. If the plaintiff is a corporation

The plaintiff, (name) *N/A*, is incorporated under the laws of the State of (name) _____ and has its principal place of business in the State of (name) _____

(If more than one plaintiff is named in the complaint, attach an additional page providing the same information for each additional plaintiff.)

2. The Defendant(s)

a. If the defendant is an individual

The defendant, (name) *N/A*, is a citizen of the State of (name) _____. Or is a citizen of (foreign nation) _____

defendant no(26)

b. If the defendant is a corporation

The defendant, (name) Queens Boulevard Endoscopy Center LLC, is incorporated under the laws of the State of (name) New York, and has its principal place of business in the State of (name) New York. Or is incorporated under the laws of (foreign nation) _____ and has its principal place of business in (name) New York.

(If more than one defendant is named in the complaint, attach an additional page providing the same information for each additional defendant.)

3. The Amount in Controversy

The amount in controversy—the amount the plaintiff claims the defendant owes or the amount at stake—is more than \$75,000, not counting interest and costs of court, because (explain):

I'm asking the judgment in the amount of \$899,000,000 against the defendant in the amount of \$899,000,000 and disbursement together with any other relief the court finds to be just proper.

III. Statement of Claim

Write a short and plain statement of the claim. Do not make legal arguments. State as briefly as possible the facts showing that each plaintiff is entitled to the damages or other relief sought. State how each defendant was involved and what each defendant did that caused the plaintiff harm or violated the plaintiff's rights, including the dates and places of that involvement or conduct. If more than one claim is asserted, number each claim and write a short and plain statement of each claim in a separate paragraph. Attach additional pages if needed.

THE FBI uses me the facility to get me killed by injecting me with poison to kill me take a lot blood of me and lied about my surgery I will provide it all.

defendant no(26)

Queens Boulevard endoscopy

- 1 That was not true it was not done and after the surgery I was bleeding more than ever before I call them 48 hours later and report it that what I said it is not normal.
- 2 That I bleed more than before the surgery it hurt than before did you do what you suppose to do it is not normal at all.
- 3 If you did the right thing I will and no suppose to feel the different but it is still the same as of now even worse I'm bleeding more way more than ever before.
- 4 This facility should do more to believe the America dream, that as of now is not good to discriminate at all means stating January 20-2017
- 5 The true and justice will prevail saying we know that discrimination is illegal and no more at all should discriminate base on culture, sex, color, origine, sexual orientation, origine, languages, nationality, color of skin, hair, height, weight, culture anytime, anyplace, anywhere, any how at anytime in this great nation.

b That this country stand for justice, liberty freedom for all, the States means U.S.A means United State of America to not stand for discrimination of any forms.

x The land of freedom the Home of the brave that it is clear and he believe to be love by all to, s, so that care we all together Has to do the best that we all can.

c To do what we all can to contribute for it greatness to believe and Support that together we will make America safe again.

q Together we will make America protected again
that together we will make America believe again
that together we will make America, true full again
that together we will make America love again
and that together this America will super super great again.

Dated: 07-25-17

Sekou Kouyate
Plaintiff

defendant no(26)

IV. Relief

State briefly and precisely what damages or other relief the plaintiff asks the court to order. Do not make legal arguments. Include any basis for claiming that the wrongs alleged are continuing at the present time. Include the amounts of any actual damages claimed for the acts alleged and the basis for these amounts. Include any punitive or exemplary damages claimed, the amounts, and the reasons you claim you are entitled to actual or punitive money damages.

I'm respectfully asking the court to please grant me the judgement in amount of \$899,000,000 against the defendant and disbursement together with any other relief the court find to be just proper

V. Certification and Closing

Under Federal Rule of Civil Procedure 11, by signing below, I certify to the best of my knowledge, information, and belief that this complaint: (1) is not being presented for an improper purpose, such as to harass, cause unnecessary delay, or needlessly increase the cost of litigation; (2) is supported by existing law or by a nonfrivolous argument for extending, modifying, or reversing existing law; (3) the factual contentions have evidentiary support or, if specifically so identified, will likely have evidentiary support after a reasonable opportunity for further investigation or discovery; and (4) the complaint otherwise complies with the requirements of Rule 11.

A. For Parties Without an Attorney

I agree to provide the Clerk's Office with any changes to my address where case-related papers may be served. I understand that my failure to keep a current address on file with the Clerk's Office may result in the dismissal of my case.

Date of signing: 09-26, 2017

Signature of Plaintiff

Printed Name of Plaintiff

Sekou Kouyate
Sekou Kouyate

defendant no(27)

What is the basis for federal court jurisdiction? (check all that apply)

☒ Federal question

☐ Diversity of citizenship

Fill out the paragraphs in this section that apply to this case.

A. If the Basis for Jurisdiction Is a Federal Question

List the specific federal statutes, federal treaties, and/or provisions of the United States Constitution that are at issue in this case.

Mal, set-up, negligence, Frauds
Scam, discrimination

B. If the Basis for Jurisdiction Is Diversity of Citizenship

1. The Plaintiff(s)

a. If the plaintiff is an individual

The plaintiff, (name) *Sekou Kouyate*, is a citizen of
the State of (name) *New York*

b. If the plaintiff is a corporation

The plaintiff, (name) *N/A*, is incorporated
under the laws of the State of (name) _____
and has its principal place of business in the State of (name) _____

(If more than one plaintiff is named in the complaint, attach an additional page providing the same information for each additional plaintiff.)

2. The Defendant(s)

a. If the defendant is an individual

The defendant, (name) *N/A*, is a citizen of
the State of (name) _____ Or is a citizen of
(foreign nation) _____

If the defendant is a corporation
The defendant, (name) NBC Universal LLC, is
incorporated under the laws of the State of (name) _____

NEW YORK, and has its principal place of
business in the State of (name) NEW YORK. Or is
incorporated under the laws of (foreign nation) _____.

and has its principal place of business in (name) New York.

3. The Amount in Controversy

The amount in controversy—the amount the plaintiff claims the defendant owes or the amount at stake—is more than \$75,000, not counting interest and costs of court, because *(explain)*:

I'm requesting a judgment in the amount
of \$899000000000 against the defendant
in this case and disbursement together with any
other relief the court find to be proper.

Write a short and plain statement of the claim. Do not make legal arguments. State as briefly as possible the facts showing that each plaintiff is entitled to the damages or other relief sought. State how each defendant was involved and what each defendant did that caused the plaintiff harm or violated the plaintiff's rights, including the dates and places of that involvement or conduct. If more than one claim is asserted, number each claim and write a short and plain statement of each claim in a separate paragraph. Attach additional pages if needed.

On 08-12-2017 I was at 30 Rockefeller Plaza
in New York and was discriminated by Mr
Jorge Minde the litigation services Manager and
made me wait for 2 H 45 just to give the document
to him instead He send me his security to Reject me
out of the Building -

Defendant no (27)

- 1 Discrimination anywhere, anyplace, anytime, anyhow at anywhere in America is illegal and unfair in USA unfair and very painful.
- 2 That discrimination against birds, lion, tiger, snake all animal of any kind against body of water of all kinds forest of all kind anyhow is against our believe very bad.
- 3 I Think The Should do better to care and not to give fake news to the people of New York or the people of United States of America.
- 4 For your contribution to make America great again or this great nation of United States of America great again.
- 5 I Think discrimination against me or any one in America or on an America soil is illegal not good at all, The discriminate against me because I'm American citizens.
- 6 There service should be at the service of the people of United States of America or people of New York.

7 The New Yorker and me and American people
do not, are not, will not stop to go against discrimination
of any kinds, any forms, any How.

8 AT any place For the best interest of this great
nation and The greatness of this nation and
well being of the people of United States of America,

9 And the well being of this great City means
New York City and the people of New York is
to stand against discrimination of any kinds,

10 Discrimination is illegal against me, you, He, She
for kids, man, woman, president of United States of
America "president Trump" elderly, all pet, all
animal, all body of water, all trees, forest, lands
rivers, Sea,

11 For them to know that in America an America
Soil on our land of free Home of the brave means
United State of America we all believe in that
discrimination is illegal in all forms.

66 Supporting our president is for the best interest of our great nation and the best interest of our country.

We live in greatest city in the world the best country in the universe let the world know what we stand for and believe in by simply loving him.

67 We will get the most of our problem solve and resolve, for our best interest, that I believe in America and in American people and it love for all.

68 He love us because He put America first. So we together will make America safe again, we together will make America protected again, we together will make America believe again, we together will make America listening again, we will make America rich again, we will make America trustful again that together we will make America love again and together will make America super super great again.

Dated: 07-31-17

Sekou Kouyate
Plaintiff

11/1/17

Defendant (27)

IV. Relief

State briefly and precisely what damages or other relief the plaintiff asks the court to order. Do not make legal arguments. Include any basis for claiming that the wrongs alleged are continuing at the present time. Include the amounts of any actual damages claimed for the acts alleged and the basis for these amounts. Include any punitive or exemplary damages claimed, the amounts, and the reasons you claim you are entitled to actual or punitive money damages.

I respectfully ask the court to please grant me the judgement in the amount of \$899,000,000,000 and disbursement together with any other relief the court find to be proper.

V. Certification and Closing

Under Federal Rule of Civil Procedure 11, by signing below, I certify to the best of my knowledge, information, and belief that this complaint: (1) is not being presented for an improper purpose, such as to harass, cause unnecessary delay, or needlessly increase the cost of litigation; (2) is supported by existing law or by a nonfrivolous argument for extending, modifying, or reversing existing law; (3) the factual contentions have evidentiary support or, if specifically so identified, will likely have evidentiary support after a reasonable opportunity for further investigation or discovery; and (4) the complaint otherwise complies with the requirements of Rule 11.

A. For Parties Without an Attorney

I agree to provide the Clerk's Office with any changes to my address where case-related papers may be served. I understand that my failure to keep a current address on file with the Clerk's Office may result in the dismissal of my case.

Date of signing: *09-26*, 20*17*

Signature of Plaintiff

Printed Name of Plaintiff

Sekeu, Komeyabo

defendant no(28)

What is the basis for federal court jurisdiction? (check all that apply)

☒ Federal question

☐ Diversity of citizenship

Fill out the paragraphs in this section that apply to this case.

A. If the Basis for Jurisdiction Is a Federal Question

List the specific federal statutes, federal treaties, and/or provisions of the United States Constitution that are at issue in this case.

negligence, discrimination, frauds,
securities,

B. If the Basis for Jurisdiction Is Diversity of Citizenship

1. The Plaintiff(s)

a. If the plaintiff is an individual

The plaintiff, (name) *Sekou Kouyaté* is a citizen of
the State of (name) *New York*

b. If the plaintiff is a corporation

The plaintiff, (name) *N/A*, is incorporated
under the laws of the State of (name) _____,
and has its principal place of business in the State of (name) _____

(If more than one plaintiff is named in the complaint, attach an additional page providing the same information for each additional plaintiff.)

2. The Defendant(s)

a. If the defendant is an individual

The defendant, (name) *N/A*, is a citizen of
the State of (name) _____. Or is a citizen of
(foreign nation) _____

Defendant no(28)

- b. If the defendant is a corporation
- The defendant, (name) National action network, is incorporated under the laws of the State of (name) New York, and has its principal place of business in the State of (name) New York. Or is incorporated under the laws of (foreign nation) _____, and has its principal place of business in (name) New York.

(If more than one defendant is named in the complaint, attach an additional page providing the same information for each additional defendant.)

3. The Amount in Controversy

The amount in controversy—the amount the plaintiff claims the defendant owes or the amount at stake—is more than \$75,000, not counting interest and costs of court, because (explain):

I'm asking \$550000000 against the defendant and disbursement together with any other relief the court find to be just proper.

III. Statement of Claim

Write a short and plain statement of the claim. Do not make legal arguments. State as briefly as possible the facts showing that each plaintiff is entitled to the damages or other relief sought. State how each defendant was involved and what each defendant did that caused the plaintiff harm or violated the plaintiff's rights, including the dates and places of that involvement or conduct. If more than one claim is asserted, number each claim and write a short and plain statement of each claim in a separate paragraph. Attach additional pages if needed.

0102-23-17 at 106 West 145 Street New York
I was discriminated against by the Manager -
by calling me names Africa ST. and throw me
out of premises. More -

- 1 I felt very bad that this organization that stand for justice is the first to discriminate me as an African.
- 2 He believe that we live in great country in universe that this type of behavior need to has to stop it hurt so bad to be discriminate.
- 3 I register as a member on 0223-17 Since then the promise me that the will mail me my membership card.
- 4 I Have been waiting for my membership card I did not receive it until now a call to talk to the manager patrice as an office manager she promise me a call back until now I did not receive that call back.

Sikot-06-17
Dated: 06-12-17

Sikou Kouyate
Plaintiff

5 I believe for the America to be great again we the people has to fight for justice for all no discrimination mean zero discrimination

6 The organisation that stand for justice should be the first to value what it stand for and believe in. but I'm so discriminate that organisation

7 my America value is lost where are we going since there nobody anymore you can count on to fight for your Right.

8 I'm discriminated not been treated as a member and I paid my member ship to be serve and protect not to be lied or discriminate. when I was there the first time. this police rejected me by saying that not to pay for my member ship that day to come back next day I said why I want to pay today and right now. I need justice.

Dated: ~~06-12-17~~
S.K 07-06-17

SEKOU KOUPELO
Plaintiff

2 of 4

9 I believe in justice anywhere is a trait to justice everywhere I did not sit in there even that the Had other 100 chairs available

10 I requested to be giving some time to thing of where to go to get help She again ask me to leave the place I was rejected like a dog,

11 We American do not deserve this we do not stand for discrimination of any kinds. the National said that the stand for justice.

12 I believe that the stand for negotiation just justice other wise I would have not be rejected by them all.

13 I was convince that the moment a little Quam to go all the way to them I should have my problem solve or at list been listne to or be considerate about my concerns.

14 I thing we American believe in our justice systems and go again discrimination of anyforms Anywhere, anyplace, anyHow. at any time discriminating that day was painful.

15 I do not deserve it at all. N.A.A. Should know that if they stand for justice for all American by America they should be the first to go against it.

16 Discrimination against me or any American is illegal, unfair, and human simply because I was Africa America.

17 The America I believe and we all believe do not stand for discrimination against, culture origin, sex, sexual orientation, color of our skin, hair, height, nationality, any type.

18 That is the America I believe that is the America we will should believe in it that starting from January 20-17 together we will make America safe again, together we will make America listening again, together we will make America protected again, together we will make America thankful again, trustful again, yes together we will make America Super Super great again.

Dated: 07-06-17

Sekou Kouyate
Plaintiff

Defendant no(28)

IV. Relief

State briefly and precisely what damages or other relief the plaintiff asks the court to order. Do not make legal arguments. Include any basis for claiming that the wrongs alleged are continuing at the present time. Include the amounts of any actual damages claimed for the acts alleged and the basis for these amounts. Include any punitive or exemplary damages claimed: the amounts, and the reasons you claim you are entitled to actual or punitive money damages.

I'm Respectfully asking the court to please grant me the judgment in the amount of \$1550000000 against the defendant in this case Disbursement together with any other relief the Court find to be just proper.

V. Certification and Closing

Under Federal Rule of Civil Procedure 11, by signing below, I certify to the best of my knowledge, information, and belief that this complaint: (1) is not being presented for an improper purpose, such as to harass, cause unnecessary delay, or needlessly increase the cost of litigation; (2) is supported by existing law or by a nonfrivolous argument for extending, modifying, or reversing existing law; (3) the factual contentions have evidentiary support or, if specifically so identified, will likely have evidentiary support after a reasonable opportunity for further investigation or discovery; and (4) the complaint otherwise complies with the requirements of Rule 11.

A. For Parties Without an Attorney

I agree to provide the Clerk's Office with any changes to my address where case-related papers may be served. I understand that my failure to keep a current address on file with the Clerk's Office may result in the dismissal of my case.

Date of signing: 09-26, 2017

Signature of Plaintiff

Printed Name of Plaintiff

Sekou Kouyate

What is the basis for federal court jurisdiction? (check all that apply)

☒ Federal question

☐ Diversity of citizenship

Fill out the paragraphs in this section that apply to this case.

A. If the Basis for Jurisdiction Is a Federal Question

List the specific federal statutes, federal treaties, and/or provisions of the United States Constitution that are at issue in this case.

Scam, Frauds, negligence, Set-up -
discrimination.

B. If the Basis for Jurisdiction Is Diversity of Citizenship

1. The Plaintiff(s)

a. If the plaintiff is an individual

The plaintiff, (name) Sekou Kouyate is a citizen of
the State of (name) New York

b. If the plaintiff is a corporation

The plaintiff, (name) N/A, is incorporated
under the laws of the State of (name) _____
and has its principal place of business in the State of (name) _____

(If more than one plaintiff is named in the complaint, attach an additional page providing the same information for each additional plaintiff.)

2. The Defendant(s)

a. If the defendant is an individual

The defendant, (name) N/A, is a citizen of
the State of (name) _____. Or is a citizen of
(foreign nation) _____

b. If the defendant is a corporation

The defendant, (name) Douros Management INC., is
incorporated under the laws of the State of (name)
New York, and has its principal place of
business in the State of (name) New York. Or is
incorporated under the laws of (foreign nation)
_____ and has its principal place of
business in (name) New York.

(If more than one defendant is named in the complaint, attach an
additional page providing the same information for each additional
defendant.)

3. The Amount in Controversy

The amount in controversy—the amount the plaintiff claims the defendant
owes or the amount at stake—is more than \$75,000, not counting interest
and costs of court, because (explain):

I'm nicely asking \$250,000,000 against
the defendant in this case and disbursement
together with any other relief the Court
find to be just proper.

III. Statement of Claim

Write a short and plain statement of the claim. Do not make legal arguments. State as
briefly as possible the facts showing that each plaintiff is entitled to the damages or other
relief sought. State how each defendant was involved and what each defendant did that
caused the plaintiff harm or violated the plaintiff's rights, including the dates and places
of that involvement or conduct. If more than one claim is asserted, number each claim
and write a short and plain statement of each claim in a separate paragraph. Attach
additional pages if needed.

The Douros Coladed with F.B.I. to legally
issue a fake check to me to accuse me of
federal crime and Coladed with CMT
to steal my credit card transaction money.

SUPREME COURT OF THE STATE OF NEW YORK
COUNTY OF QUEENS

Sekou, Kouyate

Plaintiff,

- against -

Douros Management INC

Defendant.

Index No. *6105 /20 17*

COMPLAINT

TO THE SUPREME COURT OF THE STATE OF NEW YORK

The complaint of the plaintiff, *Sekou, Kouyate*, respectfully
shows and alleges as follows: *o Discrimination, Frauds, set up
negligence.*

1 *I have stated working for them to
expect to Rent Car on the daily basis to serve
the people of New York*

2 *I felt discriminate because the control
my income all the time I work my checks
never for what I'm doing for them.*

3 *I mean my income or my credit card
income checks was never more than \$200 to \$300
and discriminate me to set me up by increasing
my income to accuse me of frauds*

4 I thing injustice anywhere is a trait to a
justice anywhere and I'm asking is justice
against this, bad and discriminatory act to me
I work very hard to care for my family
and value the greatness and value of this great
nation.

5 I know people out there looking to set up
to make me look very bad I real feel
discrimination because I'm black and
African,

6 We the American people have believe in
to our justice and it system, to make America great
again, safe again, believing again that will
it super, super great again.

7 I'm only asking for justice to have
this Dowry pay for the discriminatory health.

Dated: 06-12-17

Sekou Kouyate

Plaintiff

IV. Relief

State briefly and precisely what damages or other relief the plaintiff asks the court to order. Do not make legal arguments. Include any basis for claiming that the wrongs alleged are continuing at the present time. Include the amounts of any actual damages claimed for the acts alleged and the basis for these amounts. Include any punitive or exemplary damages claimed, the amounts, and the reasons you claim you are entitled to actual or punitive money damages.

I am asking \$125000000 against the defendant in this case and disbursement together with any other relief the court find to be just proper.

V. Certification and Closing

Under Federal Rule of Civil Procedure 11, by signing below, I certify to the best of my knowledge, information, and belief that this complaint: (1) is not being presented for an improper purpose, such as to harass, cause unnecessary delay, or needlessly increase the cost of litigation; (2) is supported by existing law or by a nonfrivolous argument for extending, modifying, or reversing existing law; (3) the factual contentions have evidentiary support or, if specifically so identified, will likely have evidentiary support after a reasonable opportunity for further investigation or discovery; and (4) the complaint otherwise complies with the requirements of Rule 11.

A. For Parties Without an Attorney

I agree to provide the Clerk's Office with any changes to my address where case-related papers may be served. I understand that my failure to keep a current address on file with the Clerk's Office may result in the dismissal of my case.

Date of signing: 09-26, 2017

Signature of Plaintiff

Printed Name of Plaintiff

[Signature]
Sekou, Kouyate -

What is the basis for federal court jurisdiction? (check all that apply)

☒ Federal question

☐ Diversity of citizenship

Fill out the paragraphs in this section that apply to this case.

A. If the Basis for Jurisdiction Is a Federal Question

List the specific federal statutes, federal treaties, and/or provisions of the United States Constitution that are at issue in this case.

Attentif Murder, Scam, Fraud, negligence
negligence,

B. If the Basis for Jurisdiction Is Diversity of Citizenship

1. The Plaintiff(s)

a. If the plaintiff is an individual

The plaintiff, (name) Sekou Kouyate, is a citizen of
the State of (name) NEW YORK

b. If the plaintiff is a corporation

The plaintiff, (name) N/A, is incorporated
under the laws of the State of (name) _____,
and has its principal place of business in the State of (name) _____

(If more than one plaintiff is named in the complaint, attach an additional page providing the same information for each additional plaintiff.)

2. The Defendant(s)

a. If the defendant is an individual

The defendant, (name) N/A, is a citizen of
the State of (name) _____ Or is a citizen of
(foreign nation) _____

- b. If the defendant is a corporation
 The defendant, (name) Health plus management, is
 incorporated under the laws of the State of (name)
New York, and has its principal place of
 business in the State of (name) New York. Or is
 incorporated under the laws of (foreign nation)
, and has its principal place of
 business in (name) New York.

(If more than one defendant is named in the complaint, attach an additional page providing the same information for each additional defendant.)

3. The Amount in Controversy

The amount in controversy—the amount the plaintiff claims the defendant owes or the amount at stake—is more than \$75,000, not counting interest and costs of court, because (explain):

I'm asking the court to please grant me the judgment in the amount of \$899,000,000 and disbursement together with any other relief the court finds to be just proper.

III. Statement of Claim

Write a short and plain statement of the claim. Do not make legal arguments. State as briefly as possible the facts showing that each plaintiff is entitled to the damages or other relief sought. State how each defendant was involved and what each defendant did that caused the plaintiff harm or violated the plaintiff's rights, including the dates and places of that involvement or conduct. If more than one claim is asserted, number each claim and write a short and plain statement of each claim in a separate paragraph. Attach additional pages if needed.

I was injected to get Kill at Health plus Management Facility Set-up by FBI to Order the Facility to Kill me back 2016 I end up suffering with Heart Bep and Ed,

IV. Relief

State briefly and precisely what damages or other relief the plaintiff asks the court to order. Do not make legal arguments. Include any basis for claiming that the wrongs alleged are continuing at the present time. Include the amounts of any actual damages claimed for the acts alleged and the basis for these amounts. Include any punitive or exemplary damages claimed, the amounts, and the reasons you claim you are entitled to actual or punitive money damages.

I respectfully ask the court to please grant me the judgment in the amount of \$899,000.00 and disbursement together with any other relief the court find to be just proper.

V. Certification and Closing

Under Federal Rule of Civil Procedure 11, by signing below, I certify to the best of my knowledge, information, and belief that this complaint: (1) is not being presented for an improper purpose, such as to harass, cause unnecessary delay, or needlessly increase the cost of litigation; (2) is supported by existing law or by a nonfrivolous argument for extending, modifying, or reversing existing law; (3) the factual contentions have evidentiary support or, if specifically so identified, will likely have evidentiary support after a reasonable opportunity for further investigation or discovery; and (4) the complaint otherwise complies with the requirements of Rule 11.

A. For Parties Without an Attorney

I agree to provide the Clerk's Office with any changes to my address where case-related papers may be served. I understand that my failure to keep a current address on file with the Clerk's Office may result in the dismissal of my case.

Date of signing: 09-26, 2017

Signature of Plaintiff

Printed Name of Plaintiff

[Signature]
Se Kou, Kouyate

What is the basis for federal court jurisdiction? (check all that apply)

☒ Federal question

☐ Diversity of citizenship

Fill out the paragraphs in this section that apply to this case.

A. If the Basis for Jurisdiction Is a Federal Question

List the specific federal statutes, federal treaties, and/or provisions of the United States Constitution that are at issue in this case.

Scam, Frauds, Negligence, Set-up, Cover up
manipulation, Discrimination, more.

B. If the Basis for Jurisdiction Is Diversity of Citizenship

1. The Plaintiff(s)

a. If the plaintiff is an individual

The plaintiff, (name) Sekou Kouyate is a citizen of
 the State of (name) New York

b. If the plaintiff is a corporation

The plaintiff, (name) N/A, is incorporated
 under the laws of the State of (name) _____,
 and has its principal place of business in the State of (name) _____

(If more than one plaintiff is named in the complaint, attach an additional page providing the same information for each additional plaintiff.)

2. The Defendant(s)

a. If the defendant is an individual

The defendant, (name) N/A, is a citizen of
 the State of (name) _____. Or is a citizen of
 (foreign nation) _____

b. If the defendant is a corporation

The defendant, (name) Subin Associates LLP, is
 incorporated under the laws of the State of (name)
NEW YORK, and has its principal place of
 business in the State of (name) NEW YORK. Or is
 incorporated under the laws of (foreign nation):
 and has its principal place of
 business in (name) NEW YORK.

(If more than one defendant is named in the complaint, attach an
 additional page providing the same information for each additional
 defendant.)

3. The Amount in Controversy

The amount in controversy—the amount the plaintiff claims the defendant
 owes or the amount at stake—is more than \$75,000, not counting interest
 and costs of court, because (explain):

I'm asking the court to please grant me
the judgment in the amount of \$975,000,000
and disbursement together with any relief the court
find to be just proper

III. Statement of Claim

Write a short and plain statement of the claim. Do not make legal arguments. State as
 briefly as possible the facts showing that each plaintiff is entitled to the damages or other
 relief sought. State how each defendant was involved and what each defendant did that
 caused the plaintiff harm or violated the plaintiff's rights, including the dates and places
 of that involvement or conduct. If more than one claim is asserted, number each claim
 and write a short and plain statement of each claim in a separate paragraph. Attach
 additional pages if needed.

I was set-up for insurance fraud with
the FBI agent Patrick that wanted to
kill me in the car accident on 2016
at 23 Street Bet 2 and 3 Avenue.

IV. Relief

State briefly and precisely what damages or other relief the plaintiff asks the court to order. Do not make legal arguments. Include any basis for claiming that the wrongs alleged are continuing at the present time. Include the amounts of any actual damages claimed for the acts alleged and the basis for these amounts. Include any punitive or exemplary damages claimed, the amounts, and the reasons you claim you are entitled to actual or punitive money damages.

I'm asking the court to please grant me the judgment in the amount of \$1975000000 and thisbursement together with any relief the court find to be just proper,

V. Certification and Closing

Under Federal Rule of Civil Procedure 11, by signing below, I certify to the best of my knowledge, information, and belief that this complaint: (1) is not being presented for an improper purpose, such as to harass, cause unnecessary delay, or needlessly increase the cost of litigation; (2) is supported by existing law or by a nonfrivolous argument for extending, modifying, or reversing existing law; (3) the factual contentions have evidentiary support or, if specifically so identified, will likely have evidentiary support after a reasonable opportunity for further investigation or discovery; and (4) the complaint otherwise complies with the requirements of Rule 11.

A. For Parties Without an Attorney

I agree to provide the Clerk's Office with any changes to my address where case-related papers may be served. I understand that my failure to keep a current address on file with the Clerk's Office may result in the dismissal of my case.

Date of signing: 09-26, 2017

Signature of Plaintiff

Printed Name of Plaintiff

[Handwritten Signature]
Selvan, Kouyate -

b. If the defendant is a corporation

The defendant, (name) Mallilo & Brennan ESQS, is
 incorporated under the laws of the State of (name)
NEW YORK, and has its principal place of
 business in the State of (name) NEW YORK. Or is
 incorporated under the laws of (foreign nation)
 and has its principal place of
 business in (name) NEW YORK.

(If more than one defendant is named in the complaint, attach an
 additional page providing the same information for each additional
 defendant.)

3. The Amount in Controversy

The amount in controversy—the amount the plaintiff claims the defendant
 owes or the amount at stake—is more than \$75,000, not counting interest
 and costs of court, because (explain):

I am asking the court to please grant
the judgment in the amount of \$ 999,000,000
and disbursement together with any fee of the
court funds to be just proper

III. Statement of Claim

Write a short and plain statement of the claim. Do not make legal arguments. State as
 briefly as possible the facts showing that each plaintiff is entitled to the damages or other
 relief sought. State how each defendant was involved and what each defendant did that
 caused the plaintiff harm or violated the plaintiff's rights, including the dates and places
 of that involvement or conduct. If more than one claim is asserted, number each claim
 and write a short and plain statement of each claim in a separate paragraph. Attach
 additional pages if needed.

I was Victim of Attentif Murder on 11-28-2017
at 57th Avenue in Queens NY the defendant
related with officer Kymate a 110th precinct
to fraudulently falsify the accident Report
without my consent and the officer color up
the Real Identity of the Second driver -

What is the basis for federal court jurisdiction? (check all that apply)

☒ Federal question

☐ Diversity of citizenship

Fill out the paragraphs in this section that apply to this case.

A. If the Basis for Jurisdiction Is a Federal Question

List the specific federal statutes, federal treaties, and/or provisions of the United States Constitution that are at issue in this case.

Scams, Frauds, Set-up, sue, negligence
discrimination,

B. If the Basis for Jurisdiction Is Diversity of Citizenship

1. The Plaintiff(s)

a. If the plaintiff is an individual

The plaintiff, (name) Sekou Kaupat, is a citizen of
the State of (name) New York

b. If the plaintiff is a corporation

The plaintiff, (name) N/A, is incorporated
under the laws of the State of (name) _____
and has its principal place of business in the State of (name) _____

(If more than one plaintiff is named in the complaint, attach an additional page providing the same information for each additional plaintiff.)

2. The Defendant(s)

a. If the defendant is an individual

The defendant, (name) N/A, is a citizen of
the State of (name) _____ Or is a citizen of
(foreign nation) _____

IV. Relief

State briefly and precisely what damages or other relief the plaintiff asks the court to order. Do not make legal arguments. Include any basis for claiming that the wrongs alleged are continuing at the present time. Include the amounts of any actual damages claimed for the acts alleged and the basis for these amounts. Include any punitive or exemplary damages claimed, the amounts, and the reasons you claim you are entitled to actual or punitive money damages.

I'm asking the Court to respectfully grant me the judgment in the amount of \$999,000,000 and disbursement together with any relief the Court find to be just proper

V. Certification and Closing

Under Federal Rule of Civil Procedure 11, by signing below, I certify to the best of my knowledge, information, and belief that this complaint: (1) is not being presented for an improper purpose, such as to harass, cause unnecessary delay, or needlessly increase the cost of litigation; (2) is supported by existing law or by a nonfrivolous argument for extending, modifying, or reversing existing law; (3) the factual contentions have evidentiary support or, if specifically so identified, will likely have evidentiary support after a reasonable opportunity for further investigation or discovery; and (4) the complaint otherwise complies with the requirements of Rule 11.

A. For Parties Without an Attorney

I agree to provide the Clerk's Office with any changes to my address where case-related papers may be served. I understand that my failure to keep a current address on file with the Clerk's Office may result in the dismissal of my case.

Date of signing: 09-26, 2017

Signature of Plaintiff

Printed Name of Plaintiff

[Signature]
Osken, Noriyato

What is the basis for federal court jurisdiction? (check all that apply)

☒ Federal question

☐ Diversity of citizenship

Fill out the paragraphs in this section that apply to this case.

A. If the Basis for Jurisdiction Is a Federal Question

List the specific federal statutes, federal treaties, and/or provisions of the United States Constitution that are at issue in this case.

Frauds, fraud, negligence, set-up
defamation of character, breach of contract,

B. If the Basis for Jurisdiction Is Diversity of Citizenship

1. The Plaintiff(s)

a. If the plaintiff is an individual

The plaintiff, (name) Sekou Kouyate, is a citizen of
the State of (name) New York.

b. If the plaintiff is a corporation

The plaintiff, (name) N/A, is incorporated
under the laws of the State of (name) _____
and has its principal place of business in the State of (name) _____

(If more than one plaintiff is named in the complaint, attach an additional page providing the same information for each additional plaintiff.)

2. The Defendant(s)

a. If the defendant is an individual

The defendant, (name) N/A, is a citizen of
the State of (name) _____ Or is a citizen of
(foreign nation) _____

b. If the defendant is a corporation

The defendant, (name) SACKstein, Sackstein & Lee LLP, is
incorporated under the laws of the State of (name) NEW YORK, and has its principal place of
business in the State of (name) NEW YORK. Or is
incorporated under the laws of (foreign nation) _____ and has its principal place of
business in (name) NEW YORK.

(If more than one defendant is named in the complaint, attach an
additional page providing the same information for each additional
defendant.)

3. The Amount in Controversy

The amount in controversy—the amount the plaintiff claims the defendant
owes or the amount at stake—is more than \$75,000, not counting interest
and costs of court, because. (explain):

I'm respectfully asking the Court to please
grant me the judgment in the amount of
\$1997000.00 and disbursement together with
any relief the Court find to be just proper.

III. Statement of Claim

Write a short and plain statement of the claim. Do not make legal arguments. State as
briefly as possible the facts showing that each plaintiff is entitled to the damages or other
relief sought. State how each defendant was involved and what each defendant did that
caused the plaintiff harm or violated the plaintiff's rights, including the dates and places
of that involvement or conduct. If more than one claim is asserted, number each claim
and write a short and plain statement of each claim in a separate paragraph. Attach
additional pages if needed.

SACKstein the defendant colluded with Capital
one financial to accuse me with Federal
crime of check fraud by issuing a false
check to me so can deposit the check in
my Bank Account to be accuse of Bank
Fraud.

IV. Relief

State briefly and precisely what damages or other relief the plaintiff asks the court to order. Do not make legal arguments. Include any basis for claiming that the wrongs alleged are continuing at the present time. Include the amounts of any actual damages claimed for the acts alleged and the basis for these amounts. Include any punitive or exemplary damages claimed, the amounts, and the reasons you claim you are entitled to actual or punitive money damages.

I'm asking the court to grant me the judgement in the amount of \$997000 000 and disbursement together with any relief the court find to be just proper.

V. Certification and Closing

Under Federal Rule of Civil Procedure 11, by signing below, I certify to the best of my knowledge, information, and belief that this complaint: (1) is not being presented for an improper purpose, such as to harass, cause unnecessary delay, or needlessly increase the cost of litigation; (2) is supported by existing law or by a nonfrivolous argument for extending, modifying, or reversing existing law; (3) the factual contentions have evidentiary support or, if specifically so identified, will likely have evidentiary support after a reasonable opportunity for further investigation or discovery; and (4) the complaint otherwise complies with the requirements of Rule 11.

A. For Parties Without an Attorney

I agree to provide the Clerk's Office with any changes to my address where case-related papers may be served. I understand that my failure to keep a current address on file with the Clerk's Office may result in the dismissal of my case.

Date of signing: 09-26, 2017

Signature of Plaintiff

Printed Name of Plaintiff

[Signature]
Sekou, Kouyate

What is the basis for federal court jurisdiction? (check all that apply)

☒ Federal question

☐ Diversity of citizenship

Fill out the paragraphs in this section that apply to this case.

A. If the Basis for Jurisdiction Is a Federal Question

List the specific federal statutes, federal treaties, and/or provisions of the United States Constitution that are at issue in this case.

Frauds, Scams, negligence, defamation
of Character, Discrimination Set-up,
more.

B. If the Basis for Jurisdiction Is Diversity of Citizenship

1. The Plaintiff(s)

a. If the plaintiff is an individual

The plaintiff, (name) Sekou Kouyate is a citizen of
the State of (name) New York

b. If the plaintiff is a corporation

The plaintiff, (name) N/A, is incorporated
under the laws of the State of (name) _____
and has its principal place of business in the State of (name) _____

(If more than one plaintiff is named in the complaint, attach an additional page providing the same information for each additional plaintiff.)

2. The Defendant(s)

a. If the defendant is an individual

The defendant, (name) N/A, is a citizen of
the State of (name) _____. Or is a citizen of
(foreign nation) _____

b. If the defendant is a corporation

The defendant, (name) New York City TAXI's Limousine Commission, is incorporated under the laws of the State of (name)

New York, and has its principal place of business in the State of (name) New York. Or is incorporated under the laws of (foreign nation)

and has its principal place of business in (name) New York.

(If more than one defendant is named in the complaint, attach an additional page providing the same information for each additional defendant.)

3. The Amount in Controversy

The amount in controversy—the amount the plaintiff claims the defendant owes or the amount at stake—is more than \$75,000, not counting interest and costs of court, because (explain):

I'm respectfully asking the court to please grant me a judgement in the amount of \$980000000000 against the defendant in this case and disbursement together with any relief the court may find to be just proper.

III. Statement of Claim

Write a short and plain statement of the claim. Do not make legal arguments. State as briefly as possible the facts showing that each plaintiff is entitled to the damages or other relief sought. State how each defendant was involved and what each defendant did that caused the plaintiff harm or violated the plaintiff's rights, including the dates and places of that involvement or conduct. If more than one claim is asserted, number each claim and write a short and plain statement of each claim in a separate paragraph. Attach additional pages if needed.

The defendant fraudulently scam my income for years just my Tax year 2015 and I find out that the illegally increase my income to more than \$10008 that I never receive at my years of driving the TAXI in New York so the defendant stole from me over \$700000 in my years of driving the TAXI.

What is the basis for federal court jurisdiction? (check all that apply)

☒ Federal question

☐ Diversity of citizenship

Fill out the paragraphs in this section that apply to this case.

A. If the Basis for Jurisdiction Is a Federal Question

List the specific federal statutes, federal treaties, and/or provisions of the United States Constitution that are at issue in this case.

I'm respectfully asking the court to grant me a judgement in the amount of \$125,000,000,000 and this payment against the defendant

B. If the Basis for Jurisdiction Is Diversity of Citizenship

1. The Plaintiff(s)

a. If the plaintiff is an individual

The plaintiff, (name) Seloe, Kouyat is a citizen of the State of (name) New York

b. If the plaintiff is a corporation

The plaintiff, (name) N/A, is incorporated under the laws of the State of (name) _____ and has its principal place of business in the State of (name) _____

(If more than one plaintiff is named in the complaint, attach an additional page providing the same information for each additional plaintiff.)

2. The Defendant(s)

a. If the defendant is an individual

The defendant, (name) Bill Deblanc is a citizen of the State of (name) N/A Or is a citizen of (foreign nation) New York

b. If the defendant is a corporation

The defendant, (name) N/A, is incorporated under the laws of the State of (name) _____, and has its principal place of business in the State of (name) _____. Or is incorporated under the laws of (foreign nation) _____, and has its principal place of business in (name) _____.

(If more than one defendant is named in the complaint, attach an additional page providing the same information for each additional defendant.)

3. The Amount in Controversy

The amount in controversy—the amount the plaintiff claims the defendant owes or the amount at stake—is more than \$75,000, not counting interest and costs of court, because (explain):

I'm asking the Court to please grant me \$125,000,000,000 against the defendant and disbursement together with any other relief the Court find to be just proper.

III. Statement of Claim

Write a short and plain statement of the claim. Do not make legal arguments. State as briefly as possible the facts showing that each plaintiff is entitled to the damages or other relief sought. State how each defendant was involved and what each defendant did that caused the plaintiff harm or violated the plaintiff's rights, including the dates and places of that involvement or conduct. If more than one claim is asserted, number each claim and write a short and plain statement of each claim in a separate paragraph. Attach additional pages if needed.

I have been victim of more than 18 city agency under his administration and the defendant is responsible of all the act, abuse, neglect, fraud, use that happen to me, I find him responsible.

SUPREME COURT OF THE STATE OF NEW YORK
COUNTY OF QUEENS

Sekou, Kouyate

Plaintiff

Index No. _____/20____

- against -

Joe Bill Blasio

COMPLAINT

Defendant.

TO THE SUPREME COURT OF THE STATE OF NEW YORK

The complaint of the plaintiff, Sekou, Kouyate, respectfully shows and alleges as follows: Discrimination, negligence

I Have been driven a Taxi cab, mean yellow cab in New York city, but never experience and feel discriminated until Joe Bill Blasio came or become mayor of this great city.

He Has introduce a Taxi of the future meaning a taxi of 21st century the NY 200. I find out it for the driver to suffer what the I Have a customer with disability I real Have Hard time to serve ^{them} my customer with disability the ramp is not electronic. windows behind and is always broken.

I Have been lied to that it is a taxi of the future it not convenient for the driver and people with disability I Have a lady complaining with the seat Belt not been convenient

I Seriously need a rest room or bath room in the City or any convenient place a driver to use when he need a relief.

I Have been discriminate because you let city Bus to ride on Bus lane not me but I believe that is discrimination because we are all on the service of the people of new York mean public service.

I get in the Bus & see Hi to the driver I don't get response the Bus drivers does welcome the passenger, Bus lane should be for TAXI and Bus because we are serving the same people.

All people of new York, deserve better and cleaner subway train and train station I touch a train that was dirty old seat, old Benches, dirty floor is complete violate of Health department very dangerous for the people of New York next

Dated: 06-12-17

Sekou, Kouyate
Plaintiff

I Have passenger asking and telling that the don't know our president yes the know is trump the see his names on the Building all over but there no picture of him any where in the city.

I felt that is discrimination since He is a father of the nation and we don't Have picture any where for to get to know him,

in the City, State, Government offices, Schools anywhere in Times Square for the world to see our Father and get to know him, love him, appreciate him and start listening to him Has a president.

The time Square manager Has to contribute to make this City and the Hold country great again and all the Bridges and Tunnel entrances and Exit, Should Have his picture, Height way, Parkways, Bell Should be name after him, West Side Height way next.

Dated: 06-12-17

Se Kora, Konyate
Plaintiff

Government officers should have his picture schools
Hospitals, Super market, City, States, Laundry mate
the nation has to listen to him and mind there
Business and get back to work.

The country need to know him, and deserve
to know him. He is a president of United State of America
not the preside of 5 Avenue.

THE do not listen to him we have to start listening
He said He want to make America great again together
we will make it safe again, rich again, believing
again, love again

He deserve same love for the best interest
of this great nation so America let's us all get together
to put his picture all over for world to see that we
love him and support him for the best interest of
United State of America.

Dated: 06-12-17

Se Kou, Kouyate
Plaintiff

What is the basis for federal court jurisdiction? (check all that apply)

☒ Federal question

☐ Diversity of citizenship

Fill out the paragraphs in this section that apply to this case.

A. If the Basis for Jurisdiction Is a Federal Question

List the specific federal statutes, federal treaties, and/or provisions of the United States Constitution that are at issue in this case.

Fraud, Scam, Set-ups, defamation
of character.

B. If the Basis for Jurisdiction Is Diversity of Citizenship

1. The Plaintiff(s)

a. If the plaintiff is an individual

The plaintiff, (name) Sekou Kouyate, is a citizen of
the State of (name) New York

b. If the plaintiff is a corporation

The plaintiff, (name) N/A, is incorporated
under the laws of the State of (name) _____,
and has its principal place of business in the State of (name) _____

(If more than one plaintiff is named in the complaint, attach an additional page providing the same information for each additional plaintiff.)

2. The Defendant(s)

a. If the defendant is an individual

The defendant, (name) N/A, is a citizen of
the State of (name) _____. Or is a citizen of
(foreign nation) _____

b. If the defendant is a corporation

The defendant, Western Queens Consultation Center, is

incorporated under the laws of the State of (name)

NEW YORK, and has its principal place of

business in the State of (name) NEW YORK. Or is

incorporated under the laws of (foreign nation)

and has its principal place of

business in (name) NEW YORK.

(If more than one defendant is named in the complaint, attach an additional page providing the same information for each additional defendant.)

3. The Amount in Controversy

The amount in controversy—the amount the plaintiff claims the defendant owes or the amount at stake—is more than \$75,000, not counting interest and costs of court, because (explain):

I'm Requesting the court to please
grant me a judgement in the amount of
\$550,000.00 against the defendant and
disbursement together with any relief the court may
find to be just proper.

III. Statement of Claim

Write a short and plain statement of the claim. Do not make legal arguments. State as briefly as possible the facts showing that each plaintiff is entitled to the damages or other relief sought. State how each defendant was involved and what each defendant did that caused the plaintiff harm or violated the plaintiff's rights, including the dates and places of that involvement or conduct. If more than one claim is asserted, number each claim and write a short and plain statement of each claim in a separate paragraph. Attach additional pages if needed.

I was set up by Western Queens Consultation Center
to accuse me with Grand Scam, federal crime,
to be accuse of Very serious defamation of character
in March 2017 at 61-20 Woodside H/Quail,

IV. Relief

State briefly and precisely what damages or other relief the plaintiff asks the court to order. Do not make legal arguments. Include any basis for claiming that the wrongs alleged are continuing at the present time. Include the amounts of any actual damages claimed for the acts alleged and the basis for these amounts. Include any punitive or exemplary damages claimed, the amounts, and the reasons you claim you are entitled to actual or punitive money damages.

I'm Requesting the Court to please grant me a judgement in the amount \$550,000,000 against the defendant and disbursement together with any relief the may find to be just a proper.

V. Certification and Closing

Under Federal Rule of Civil Procedure 11, by signing below, I certify to the best of my knowledge, information, and belief that this complaint: (1) is not being presented for an improper purpose, such as to harass, cause unnecessary delay, or needlessly increase the cost of litigation; (2) is supported by existing law or by a nonfrivolous argument for extending, modifying, or reversing existing law; (3) the factual contentions have evidentiary support or, if specifically so identified, will likely have evidentiary support after a reasonable opportunity for further investigation or discovery; and (4) the complaint otherwise complies with the requirements of Rule 11.

A. For Parties Without an Attorney

I agree to provide the Clerk's Office with any changes to my address where case-related papers may be served. I understand that my failure to keep a current address on file with the Clerk's Office may result in the dismissal of my case.

Date of signing: 09-26, 2017

Signature of Plaintiff

Printed Name of Plaintiff

[Signature]
Sl Kou, Kouyate

What is the basis for federal court jurisdiction? (check all that apply)

☒ Federal question

☐ Diversity of citizenship

Fill out the paragraphs in this section that apply to this case.

A. If the Basis for Jurisdiction Is a Federal Question

List the specific federal statutes, federal treaties, and/or provisions of the United States Constitution that are at issue in this case.

Frauds, Seams, negligence, discrimination

B. If the Basis for Jurisdiction Is Diversity of Citizenship

1. The Plaintiff(s)

a. If the plaintiff is an individual

The plaintiff, (name) Sekou Kouyate, is a citizen of the State of (name) New York

b. If the plaintiff is a corporation

The plaintiff, (name) N/A, is incorporated under the laws of the State of (name) _____ and has its principal place of business in the State of (name) _____

(If more than one plaintiff is named in the complaint, attach an additional page providing the same information for each additional plaintiff.)

2. The Defendant(s)

a. If the defendant is an individual

The defendant, (name) N/A, is a citizen of the State of (name) _____. Or is a citizen of (foreign nation) _____

- b. If the defendant is a corporation The Center For Family
 The defendant, (name) Representations, is
 incorporated under the laws of the State of (name)
NEW YORK, and has its principal place of
 business in the State of (name) NEW YORK. Or is
 incorporated under the laws of (foreign nation)
 _____, and has its principal place of
 business in (name) NEW YORK.

(If more than one defendant is named in the complaint, attach an additional page providing the same information for each additional defendant.)

3. The Amount in Controversy

The amount in controversy—the amount the plaintiff claims the defendant owes or the amount at stake—is more than \$75,000, not counting interest and costs of court, because (explain):

I'm asking the Court to grant my
a judgement in the amount of \$530,000,000
against the defendant and disbursement
together with any relief the Court may find
to be just proper.

III. Statement of Claim

Write a short and plain statement of the claim. Do not make legal arguments. State as briefly as possible the facts showing that each plaintiff is entitled to the damages or other relief sought. State how each defendant was involved and what each defendant did that caused the plaintiff harm or violated the plaintiff's rights, including the dates and places of that involvement or conduct. If more than one claim is asserted, number each claim and write a short and plain statement of each claim in a separate paragraph. Attach additional pages if needed.

The felt to properly represent me on 03-04-17
in the family court that illegally remove my 4 kids
from their Happy Home and I was discriminated
by the worker and agent by lied and misled.

IV. Relief

State briefly and precisely what damages or other relief the plaintiff asks the court to order. Do not make legal arguments. Include any basis for claiming that the wrongs alleged are continuing at the present time. Include the amounts of any actual damages claimed for the acts alleged and the basis for these amounts. Include any punitive or exemplary damages claimed, the amounts, and the reasons you claim you are entitled to actual or punitive money damages.

I'm respectfully requesting the court to please grant me the judgment in the amount of \$50,000.00 and disbursement together with any relief the court find to be just proper.

V. Certification and Closing

Under Federal Rule of Civil Procedure 11, by signing below, I certify to the best of my knowledge, information, and belief that this complaint: (1) is not being presented for an improper purpose, such as to harass, cause unnecessary delay, or needlessly increase the cost of litigation; (2) is supported by existing law or by a nonfrivolous argument for extending, modifying, or reversing existing law; (3) the factual contentions have evidentiary support or, if specifically so identified, will likely have evidentiary support after a reasonable opportunity for further investigation or discovery; and (4) the complaint otherwise complies with the requirements of Rule 11.

A. For Parties Without an Attorney

I agree to provide the Clerk's Office with any changes to my address where case-related papers may be served. I understand that my failure to keep a current address on file with the Clerk's Office may result in the dismissal of my case.

Date of signing: 09-26, 2017

Signature of Plaintiff

Printed Name of Plaintiff

[Signature]
Se Kou, Kouyab